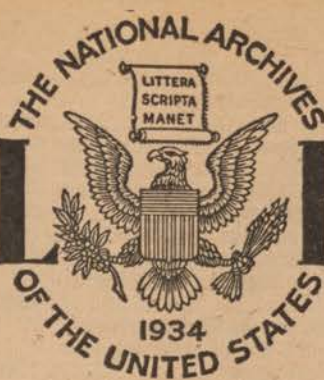


FEDERAL REGISTER



VOLUME 8

NUMBER 228

Washington, Wednesday, November 17, 1943

Regulations

TITLE 6—AGRICULTURAL CREDIT

Chapter II—War Food Administration (Commodity Credit)

[1943 C. C. C. Soybean Form 1]

PART 241—1943 SOYBEAN LOANS AND PURCHASES

INSTRUCTIONS CONCERNING SOYBEAN LOANS AND PURCHASES

Commodity Credit Corporation has authorized the making of loans on farm-stored soybeans and the purchase of soybeans stored in approved warehouses or delivered to designated delivery points in accordance with these instructions. It is contemplated that producers will dispose of most of their soybeans through regular trade channels rather than through this loan and purchase program. Purchases for the Corporation will be made by county agricultural conservation committees.

GENERAL INSTRUCTIONS

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241.2 Liens.
241.3 Regional office of Commodity Credit Corporation.

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241.31 Soybeans of the most adaptable varieties selected for seed.

AUTHORITY: §§ 241.1 to 241.31, inclusive, issued under sec. 302 of the Agricultural Adjustment Act of 1938, as amended (52 Stat. 43; 7 U. S. C., 1940 ed., 1302).

GENERAL INSTRUCTIONS

§ 241.1 *County agricultural conservation committees.* County committees will supervise the loan and purchase program. The purchase and loan documents must be signed by a member of the county committee of the county in which the soybeans were produced for purchased soybeans, and the county in which the agricultural conservation program records are kept for soybeans placed under loan. Pursuant to regulations issued by the Secretary of Agriculture, the State and county committees will determine, or cause to be determined, the quantity and grade of the soybeans to be placed under loan or purchased by the committee, and the amount of the loan or purchase. All loan and purchase documents will be completed and approved by the county committee, who will retain copies of all documents: *Provided, however,* That the county committee may formally designate certain employees of the county committee to execute such forms on behalf of the committee. County agricultural conservation committees will collect a service fee of 1 cent per bushel for each loan to meet the expenses incurred in the operation of the program. No service fee will be collected from the producer in the case of purchases.

§ 241.2 *Liens.* The soybeans placed under loan or purchased must be free and clear of all liens, or, if liens exist on the soybeans, proper waivers must be secured for each lienholder. The names of the holders of all existing liens on the soybeans, such as landlord, laborers, threshers, or mortgagees, must be listed in the space provided therefor in the chattel

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ble for loan. Loans will be made to eligible producers on soybeans stored on the farm in all areas except the following States:

Alabama.	Mississippi.
Arkansas.	New Hampshire.
Connecticut.	Oklahoma.
Florida.	Rhode Island.
Georgia.	South Carolina.
Louisiana.	Texas.
Maine.	Vermont.
Massachusetts.	

§ 241.10 *Loan rates.* The basic loan rates per bushel according to classes (Class I—Yellow; Class II—Green; Class III—Brown; Class IV—Black; Class V—Mixed) shall be in accordance with the following schedule:

Grade	Moisture	Classes I and II	Classes III, IV, V
No. 1 and 2 Soybeans.	Percent		
	0 to 11	\$1.86	\$1.66
	11.1 to 12	1.84	1.64
	12.1 to 13	1.82	1.62
	13.1 to 14	1.80	1.60
No. 3 Soybeans.	0 to 11	1.84	1.64
	11.1 to 12	1.82	1.62
	12.1 to 13	1.80	1.60
	13.1 to 14	1.78	1.58
No. 4 Soybeans.	0 to 11	1.81	1.61
	11.1 to 12	1.79	1.59
	12.1 to 13	1.77	1.57
	13.1 to 14	1.75	1.55

A storage advance of 7 cents per bushel in addition to the above loan rates will be added at the time the loan is made.

§ 241.11 *Maturity and interest rate.* Loans on eligible soybeans will be available through January 31, 1944, and will mature on demand, but not later than April 30, 1944. All loans will bear interest at the rate of 3 percent per annum.

§ 241.12 *Storage.* Eligible storage shall consist of farm bins and granaries which are of such substantial and permanent construction, as determined by the county agricultural conservation committee, as to afford safe storage for the soybeans for a period of 1 year, and afford protection against insects, rodents, other animals, thieves, and weather. Soybeans must have been stored in the granary for a reasonable period, determined by the county agricultural conservation committee, prior to inspection for measurement, sampling, and sealing. In accordance with regulations issued by the Secretary of Agriculture, county agricultural conservation committees will inspect and approve storage facilities and will arrange for measuring, sampling, grading, and sealing the soybean collateral in approved structures. Chattel mortgages covering soybeans stored on the farm under loan must be executed and filed in accordance with the applicable State law. Where the borrower is a tenant, the expiration date of the lease shall be given in section 1 (e) of the chattel mortgage. If the expiration date of the lease is prior to July 1, 1944, the borrower must secure, from the owner and other interested parties, consent that the collateral may remain in the described storage structures until June 30, 1944, without any

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mortgage (C.C.C. Grain Form AA) (Revised), for loans, and in the Offer of Sale (C.C.C. Soybean Purchase Form B) for purchases. The waiver on the Offer of Sale, or the waiver and consent to mortgage the soybeans and the payment of the proceeds of the loan and the proceeds of the sale of the soybeans solely to the producer, as contained in the mortgage, must be signed personally by all lienholders listed, or by their duly authorized agents; or, if a corporation, by an officer authorized to execute such instruments. Waivers of lienholders may be executed on separate instruments if complete identification of the commodity and producer is shown. The proceeds of the loan or purchase may be made payable to the producer, and/or such other person or concern as the producer may direct, in the space provided on the producer's note (C.C.C. Grain Form A) (Revised) for loans, and on the Offer of Sale for purchases. Producers should be sure that soybeans offered for sale or as collateral for loans are not covered by previous real estate or other mortgages.

§ 241.3 *Regional office of Commodity Credit Corporation.* The soybean loan and purchase program will be administered by the Regional Director, Commodity Credit Corporation, 208 South LaSalle Street, Chicago 4, Illinois.

LOANS

§ 241.8 *Eligible producer.* Any person, partnership, association, or corporation, producing soybeans in 1943 as landowner, landlord, or tenant, upon whose farm no deduction under the 1943 Agricultural Conservation Program has been or will be computed for failure to meet 90 percent of the war crop goal.

§ 241.9 *Eligible soybeans for loans.* Soybeans eligible for loans must be stored on farms and shall be of any class grading No. 4 or better with respect to factors other than moisture and having a moisture content not in excess of 14 percent, which were produced in 1943, the beneficial interest to which is and always has been in the eligible producer. Soybeans grading weevily, or which are musty, sour, heating, or have any objectionable foreign odor, shall not be eligible for loan.

charge to the Commodity Credit Corporation other than that agreed to be paid to the borrower for storing the collateral. The consent agreement is set forth in the chattel mortgage. Each producer must designate in section 1 (b) of the chattel mortgage a shipping point reasonably convenient for the delivery of the soybeans as determined by the county committee. A separate note and chattel mortgage must be submitted for soybeans stored on each quarter section of land.

The Commodity Credit Corporation will accept delivery of all the producer's soybeans in the bin or bins in which all or a portion of the soybeans therein are under loan. Such delivery will be limited to the number of bushels that was in the bin at the time the loan was made, less any amount that has been previously removed. The producer will be given credit for the number of bushels delivered at the loan rate applicable to the grade and class of soybeans delivered. If no loan rate has been established for the grade of soybeans delivered the actual market value will be furnished by the regional director of Commodity Credit Corporation.

A storage allowance of 7 cents per bushel shall be advanced at the time the loan is made only on the number of bushels placed under loan. A storage payment of 7 cents per bushel shall be earned by the producer for such number of bushels (1) if the soybeans are delivered to the Commodity Credit Corporation on or after April 30, 1944, or (2) if, pursuant to demand by the Corporation for repayment of the loan, the soybeans are delivered to Commodity Credit Corporation prior to April 30, 1944, provided such demand for repayment was not due to any fraudulent representation on the part of the producer, or because the soybeans were damaged, threatened with damage, abandoned, or otherwise impaired. If delivery is made prior to April 30, 1944, with consent and approval of the Corporation, because the soybeans were damaged, threatened with damage, abandoned, or otherwise impaired, a storage payment will be earned in accordance with the following:

Cents per bu.:	If delivered during
6	April 1944.
5	March 1944.
4	February 1944.
3	January 1944.
2	December 1943.

If delivery is made pursuant to demand by the Corporation due to fraudulent representation, no storage payment will be earned.

A storage payment cannot be earned on a greater number of bushels than is specified in the chattel mortgage. On delivery of the collateral, any deficiencies due the Corporation will be deducted from any credits which may be due the producer from the Corporation. The producer shall pay to Commodity Credit Corporation any deficiency due Commodity Credit Corporation. If the soy-

beans are redeemed, the producer is required to repay the storage advance plus accrued interest.

§ 241.13 Determination of quantity of soybeans. Loans shall be made at values expressed in cents per bushel. A bushel will be 60 pounds of soybeans free of dockage when determined by weight, or 1.25 cubic feet of soybeans testing 60 pounds per bushel, when determined by measurement. In determining the quantity of soybeans stored by measurement, fractional pounds of the test weight per bushel for soybeans testing less than 60 pounds will be disregarded, and the quantity determined by measurement shall be adjusted by the following respective percentages:

For soybeans testing:	Percent
60 pounds or over.	100
59 pounds or over but less than 60	98
58 pounds or over but less than 59	97
57 pounds or over but less than 58	95
56 pounds or over but less than 57	93
55 pounds or over but less than 56	92
54 pounds or over but less than 55	90
53 pounds or over but less than 54	88
52 pounds or over but less than 53	87

§ 241.14 Lending agency and source of loans. A lending agency shall be any bank, cooperative marketing association, corporation, partnership, or person making loans in accordance with these instructions, which has executed the Contract to Purchase on 1940 C. C. C. Form E. Producers may obtain loans through approved lending agencies or direct from Commodity Credit Corporation.

§ 241.15 Purchase of loans. Commodity Credit Corporation will purchase, without recourse, notes secured by chattel mortgages only from approved lending agencies. Notes held by lending agencies must be tendered to the Commodity Credit Corporation for immediate or deferred purchase within 10 days of written request, or at least 10 days prior to maturity in the absence of written demand. Notes must be dated prior to February 1, 1944, and must be executed in accordance with these instructions, with State documentary revenue stamps affixed thereto where required by law. Notes executed by an administrator, executor, or trustee will be accepted only where valid in law. The purchase price to be paid by Commodity Credit Corporation for notes accepted will be the outstanding face amount of such notes, plus accrued interest, from the date of disbursement by the lending agency to the date of payment of the purchase price, at the rate of 1½ percent per annum. Under the terms of the Contract to Purchase (1940 C.C.C. Form E), lending agencies are required to report weekly, on 1940 C.C.C. Form F, all repayments or collections on producers' notes held by them, and to remit with such report, to the office of the regional director of Commodity Credit Corporation at Chicago, Illinois, an amount equivalent to 1½ percent per annum on the principal amount collected from the date of the note to the date of repayment.

§ 241.16 Release of collateral. A producer may obtain release of the collateral by paying to the lending agency or the Commodity Credit Corporation, whichever holds the note, the principal amount thereon (including storage advance) plus accrued interest. If the note is held by an out-of-town agency or the Commodity Credit Corporation, the producer may request that the note be forwarded to a local bank for collection. In such case, the local bank should be instructed to return the note to the sender if payment is not effected within 15 days. All charges in connection with the collection of the note shall be paid by the producer. Upon repayment of a loan, the county agricultural conservation committee must be requested and authorized to release the mortgage by filing an instrument of release, or by a margin release on the county recorder's records.

§ 241.17 Redemption of part of collateral. (a) A producer may obtain release of all or part of the collateral in a bin by paying to the holder of the note the loan value, plus storage advance and accrued interest, for the soybeans released.

(b) Commodity Credit Corporation will purchase notes from lending agencies on which part of the collateral has been redeemed by the producers for the balance of the loan on the soybeans not redeemed, plus interest at the rate of 1½ percent per annum on the balance of the loan from the date of disbursement by the lending agency to the date of payment of the purchase price.

§ 241.18 Insurance. The producer is not required to insure soybeans placed under loan.

PURCHASES

§ 241.23 Eligible producer. Any person, partnership, association, or corporation producing soybeans in 1943 as landowner, landlord, or tenant.

§ 241.24 Eligible soybeans for purchase. Soybeans eligible for purchase shall be soybeans of all classes and grades, the beneficial interest to which is and always has been in the eligible producer, except that soybeans which grade weevily, or which are musty, sour, heating, or have any commercially objectionable foreign odor, shall not be eligible for purchase: *Provided, however, That soybeans which grade sample or would grade sample because of having an odor due solely to green damage, or being sour due solely to green damage, shall be eligible for purchase.*

Purchases may be made in all States through June 30, 1944.

§ 241.25 Purchase price. The basic price per net bushel (gross weight less dockage, less foreign material in excess of 5%) of 60 pounds of soybeans for eligible soybeans sold and delivered at local delivery points, according to classes (Class I—Yellow; Class II—Green; Class III—Brown; Class IV—Black; Class V—Mixed), shall be in accordance with the following schedule:

Grade	Moisture	Classes I and II	Classes III, IV, V
No. 2 or Better Soybeans	Percent		
0 to 11	\$1.86	\$1.66	
11.1 to 12	1.84	1.64	
12.1 to 13	1.82	1.62	
13.1 to 14	1.80	1.60	
0 to 11	1.84	1.64	
11.1 to 12	1.82	1.62	
12.1 to 13	1.80	1.60	
13.1 to 14	1.78	1.68	
14.1 to 15	1.76	1.56	
15.1 to 16	1.74	1.54	
0 to 11	1.81	1.61	
11.1 to 12	1.79	1.59	
12.1 to 13	1.77	1.57	
13.1 to 14	1.75	1.55	
14.1 to 15	1.73	1.53	
15.1 to 16	1.71	1.51	
16.1 to 17	1.69	1.49	
17.1 to 18	1.67	1.47	

Soybeans grading sample because of having an odor due solely to green damage, or being sour due solely to green damage, shall be purchased at the above schedule without discount for such odor or sourness.

The support price for soybeans which grade sample shall be determined by deducting from the price per net bushel for soybeans grading No. 4 with premiums for moisture less than 18 percent as indicated above and discounts in accordance with the following schedule:

(a) Test weight: $\frac{1}{2}$ cent per bushel for each pound or fraction thereof under 49 pounds.

(b) Moisture: $1\frac{1}{2}$ cents per bushel for each full $\frac{1}{2}$ percent of moisture in excess of 18 percent.

(c) Splits: $\frac{1}{4}$ cent per bushel for each full 5 percent in excess of 30 percent.

(d) Damage—other than green damage: $\frac{1}{2}$ cent per bushel for each 1 percent or fraction thereof in excess of 8 percent, up to 25 percent. 1 cent per bushel for each 1 percent or fraction thereof in excess of 25 percent up to 60 percent. $1\frac{1}{2}$ cents per bushel for each 1 percent or fraction thereof in excess of 60 percent.

(e) Green damage: 1 cent per bushel for green damage in excess of 8 percent total damage up to 15 percent. An additional 1 cent for each 5 percent or fraction thereof in excess of 15 percent.¹

(f) Foreign material—other than dockage: Weight of foreign material in excess of 5 percent, rounded to nearest 1 percent, shall be deducted from gross weight of soybeans delivered. Drop fraction of $\frac{1}{2}$ percent or less.

§ 241.26 Method of receiving soybeans.
(a) Country warehouseman may receive soybeans for immediate shipment to Commodity Credit Corporation or for storage in the elevator or Commodity Credit Corporation bins. In order to receive soybeans for the Corporation, a country warehouseman must have executed Uniform Grain Storage Agreement (C.C.C. Form H) and supplements thereto.

(b) County agricultural conservation committees may receive soybeans for storage in bins owned by Commodity Credit Corporation, storage in other facilities, or shipment. No car shall be loaded without prior approval from the regional director.

¹ When soybeans contain total damage in excess of 8 percent, the first 8 percent of total damage shall be considered to be damage other than green damage.

§ 241.27 Soybeans received by country warehouses approved under the uniform grain storage agreement. The country warehouseman shall receive soybeans delivered by wagon or truck from the producer, grade the soybeans, and store them in his warehouse, Commodity Credit Corporation bins, or request shipping instructions for immediate shipment to Commodity Credit Corporation. Producers shall file an Offer of Sale memorandum with the county committee listing all lienholders and designate to whom the proceeds of the sale shall be paid. Such Offer and Sale memorandum shall be filed in the office of the county agricultural conservation committee.

(a) *Storage in warehouse for Commodity Credit Corporation.* The warehouseman shall issue separate warehouse receipts for each purchase of soybeans grading No. 4, or better, showing the moisture, class, and grade. For soybeans grading sample, the warehouseman shall issue warehouse receipt and inspection certificates showing class, all grade factors, and the necessary information to determine the premiums and discounts specified in § 241.25. The warehouseman shall deliver to the producer the warehouse receipt and inspection certificates, if any, or upon request of the producer, warehouseman shall deliver the warehouse receipt and inspection certificates, if any, to the county agricultural conservation committee office. The county committee shall issue the producer a non-interest bearing sight draft for each purchase in an amount due the producer for the quantity, quality, class, and grade of soybeans delivered. The information on the warehouse receipt or inspection certificate, if any, shall be transferred to the sight draft. The sight draft shall be prepared in triplicate, the original given to the producer, one copy retained by the county committee, and one copy, with warehouse receipt attached, mailed, on the day of issuance, to the regional office of Commodity Credit Corporation.

The sight draft may be presented to a local bank or direct to the Chicago office of the Corporation for payment. Warehouseman's charges will accrue against the warehouse receipts in accordance with the Uniform Grain Storage Agreement, except that the charge for handling the soybeans in and out of the house shall be 5 cents per bushel. The warehouseman shall be responsible for weights and grades.

(b) *Storage in bins owned by Commodity Credit Corporation.* Eligible soybeans grading No. 4 or better containing not more than 14 percent moisture, and soybeans grading sample due to green damage only and containing not more than 14 percent moisture, may be stored in bins owned by Commodity Credit Corporation. Soybeans to be stored in steel or wooden bins for Commodity Credit Corporation should be segregated according to color. If necessary, soybeans of the same color but different grades may be mixed. For soybeans grading No. 4 or better, the warehouseman shall issue scale tickets and inspection certificates showing moisture, class, and grade, and for soybeans

grading sample due to green damage only scale tickets or inspection certificates must show moisture, class, grade, and percent of damage, and deliver such tickets and inspection certificates to the producer, or, upon request from the producer, deliver such scale tickets and inspection certificates to the county agricultural conservation committee office. The county committee shall issue the producer a non-interest-bearing sight draft for each purchase in an amount due the producer for the quantity, quality, class, and grade of soybeans delivered. The information on the scale tickets and inspection certificates shall be transferred to the sight draft. The sight draft shall be prepared in triplicate, the original given to the producer, one copy retained by the county committee, and one copy shall be mailed by the county committee on the date of issuance to the regional office of Commodity Credit Corporation. For receiving the soybeans and placing them in bins owned by Commodity Credit Corporation, the warehouseman will receive not to exceed 3 cents per bushel, according to the amount of service rendered and in accordance with an agreement with the county committee. The warehouseman shall receive not to exceed 5 cents per bushel, according to the amount of service rendered in accordance with an agreement with the county committee, for removing soybeans from Commodity Credit Corporation bins and loading out the identical beans as instructed by Commodity Credit Corporation. The warehouseman shall guarantee weights and grades at destination. The warehouseman shall invoice the Commodity Credit Corporation at Chicago for the amount of such services. The county committee must approve the invoice before it is submitted to the Chicago regional office.

(c) *Immediate shipment.* If the warehouseman does not store the beans in his warehouse, or place them in bins owned by Commodity Credit Corporation, he shall request shipping instructions of the Chicago regional office of the Corporation. The warehouseman shall issue scale tickets and inspection certificates to the producer and payment will be made to the producer by the county committee in the same manner as for beans stored in Commodity Credit Corporation bins. Commodity Credit Corporation will pay the warehouseman 5 cents per bushel for handling soybeans in and out of the warehouse. Such payment will be made after receipt of soybeans by Commodity Credit Corporation and will be subject to adjustment on the basis of official weights and grades at destination.

§ 241.28 Soybeans received by county committees. In areas where there are no approved warehousemen, country warehousemen, or warehousemen's agents available at usual shipping points, or where warehousemen do not cooperate in the purchase program, the county committee or an agent designated by the county committee will receive soybeans and make immediate shipment or store in Commodity Credit Corporation bins.

Soybeans containing in excess of 14 percent moisture shall not be stored in

bins owned by Commodity Credit Corporation. However, producers having such soybeans may, after filing an Offer of Sale with the county committee, deliver their soybeans for purchase to a point designated by the county committee, without first securing a grade determination, provided the soybeans do not have a moisture content in excess of 14 percent in the opinion of the producer and the county committee.

In the event the producer is requested by the county committee to deliver his soybeans to a point more distant than his usual delivery point for the purpose of storing or shipping, the Corporation will allow not more than 5 cents per ton per mile haul for the additional distance necessary to make such delivery. In no event shall the county committee approve payments for an additional haul in excess of 4 cents per bushel without prior approval of the regional director of Commodity Credit Corporation. The approval of payment for additional mileage should be submitted on Form J by the county committee, which shall be mailed to the Chicago office of Commodity Credit Corporation for payment. The amount claimed for additional mileage shall not be included in the amount of the sight draft.

County committees shall weigh and load soybeans into bins owned by the Commodity Credit Corporation, and shall secure a representative sample which shall be forwarded to the State office of the Agricultural Adjustment Agency, or to an inspector licensed to grade soybeans. Upon receipt of the grade analysis, which shall include an entry for all grade factors needed to determine purchase price, the county committee shall draw a non-interest-bearing sight draft in favor of the producer, on Commodity Credit Corporation, for the total purchase price of the beans delivered in the same manner, and shall follow the same instructions as when soybeans are placed in bins by the warehouseman.

Soybeans delivered to the county committee for immediate shipment for the account of Commodity Credit Corporation: Soybeans delivered to the county committee which contain moisture in excess of 14 percent or are otherwise questionable as to keeping qualities, or for which no bin storage is available, should be assembled in carload lots for immediate shipment. Farmers may be required to withhold delivery until such time as shipping space is available. The method of securing grade determinations and the payment for the soybeans will be handled by the county committee in the same manner as outlined above in this section.

§ 241.29 Grade analysis. Where requested by the producer, warehousemen shall furnish the producer a complete grade analysis which shall include class, grade, test weight, moisture, percent of splits, percent of total damage, percent of green damage, percent of foreign material other than dockage, percent of brown and/or black soybeans in case green or yellow soybeans are being offered for sale, and percent of dockage.

If the warehouse is not equipped to furnish all grade factors, a representative

sample of the soybeans delivered shall be taken by the warehouseman and producer and sent to the State Office of the Agricultural Adjustment Agency, or to an inspector licensed to grade soybeans, for grade determination before any payment is made to the producer. Each producer will be paid according to the soybeans delivered. The county agricultural conservation committee shall arrange for the warehouseman to mail such samples direct to the laboratory through the use of C.C.C. Soybean Purchase Form F.

The settlement with the producer by the county agricultural conservation committee will be based upon the grade analysis agreed upon between the warehouseman and producer.

The producer should understand that he has the right to call for an appeal grade if, in his opinion, any grade factors furnished by the warehouseman are incorrect. In such cases, a representative sample taken by the warehouseman and producer shall be forwarded to a qualified licensed inspector for analysis, and settlement shall then be made on the basis of such analysis. The individual requesting the appeal grade shall pay the cost of securing grade determination.

§ 241.30 Shipping instructions. Soybeans purchased for the account of Commodity Credit Corporation shall be loaded and shipped, according to instructions from Commodity Credit Corporation at Chicago, Illinois. In no event shall a car be loaded until shipping instructions have been received.

§ 241.31 Soybeans of the most adaptable varieties selected for seed. In the heavy soybean-producing counties, the county agricultural conservation committee will assist the warehouseman in selecting high quality soybeans of the most adaptable varieties in order that they may be segregated and stored separately, in bins owned by Commodity Credit Corporation, for seed purposes. Every effort should be made to store such soybeans by variety and a record should be made of the varieties stored.

Dated: August 23, 1943.

J. B. HUTSON,
President.

[F. R. Doc. 43-18398; Filed, November 15, 1943;
11:28 a. m.]

TITLE 7—AGRICULTURE

Chapter XI—War Food Administration (Distribution Orders)

[FDO 12, Termination]

PART 1401—DAIRY PRODUCTS

BUTTER

Pursuant to the authority vested in me by Executive Order No. 9280, dated December 5, 1942, and Executive Order No. 9322, dated March 26, 1943, as amended by Executive Order No. 9334, dated April 19, 1943, and Executive Order No. 9392, dated October 28, 1943, it is hereby ordered as follows:

That Food Distribution Order No. 12, issued by the Acting Secretary of Agri-

culture on January 28, 1943 (8 F. R. 1301), relative to butter, be, and the same is, hereby terminated at 12:01 a. m., e. w. t. November 15, 1943.

This termination order shall not be construed to abrogate, amend, modify, or suspend Food Distribution Order No. 2, as amended (8 F. R. 253, 5696).

With respect to violations of said Food Distribution Order No. 12, rights accrued, liabilities incurred, or appeals taken under said order, prior to the effective time of the termination thereof, said Food Distribution Order No. 12 shall be deemed to be in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 13th day of November 1943.

ASHLEY SELLERS,
Assistant War Food Administrator.

[F. R. Doc. 43-18344; Filed, November 13, 1943;
4:01 p. m.]

PART 1598—GENERAL REGULATIONS

[Reg. 2, Amdt. 2]

CONTRACT SCHOOLS PERMITTED TO BUY SET ASIDE AND RESTRICTED FOOD

Section 1598.1 (1) of Food Distribution Regulation No. 2, as amended (8 F.R. 7523, 13879) issued by the War Food Administrator on June 4, 1943 and amended October 8, 1943 is amended to read as follows:

(1) Effective date. This Amendment No. 1 shall be effective on December 1, 1943. With respect to violation of said regulation, rights accrued, or liabilities incurred prior to the effective date of this amendment, said Food Distribution Regulation No. 2 shall be deemed to be in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

This amendment shall be effective November 15, 1943.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 15th day of November 1943.

ASHLEY SELLERS,
Assistant War Food Administrator.

[F. R. Doc. 43-18449; Filed, November 16, 1943;
11:23 a. m.]

PART 1598—GENERAL REGULATIONS

[Reg. 3, Amdt. 1]

LICENSED SHIP SUPPLIERS PERMITTED TO BUY SET ASIDE AND RESTRICTED FOOD

Section 1598.7 (t) of Food Distribution Regulation No. 3, (8 F.R. 13880, 14017) issued by the War Food Administrator on October 8, 1943 is amended to read as follows:

(t) Effective date. This regulation shall be effective on December 1, 1943.

This amendment shall be effective November 15, 1943.
(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 15th day of November 1943.

ASHLEY SELLERS,
Assistant War Food Administrator.

[F.R. Doc. 43-18450; Filed, November 16, 1943;
11:23 a. m.]

TITLE 10—ARMY: WAR DEPARTMENT

Chapter VII—Personnel

PART 79b—WOMEN'S ARMY CORPS

Sections 79b.1 to 79b.17, inclusive, are rescinded and the following §§ 79b.1 to 79b.3 are substituted therefor:

The regulations in §§ 79b.1 to 79b.3 are also contained in W. D. Circular No. 289, 9 November 1943, the particular paragraphs being shown in brackets at end of sections.

Sec.

79b.1 General provisions.

79b.2 Commissioned personnel.

79b.3 Enlisted personnel.

AUTHORITY: §§ 79b.1 to 79b.3, inclusive, issued under act of 1 July 1943, Pub. Law 110, 78th Cong.

§ 79b.1 *General provisions*—(a) *Regulations*. (1) The provisions of Army Regulations, War Department Circulars, and other instructions apply to members of the Women's Army Corps, its officers and enlisted women, except where inappropriate and as modified by War Department directives.

(2) Women's Army Auxiliary Corps Regulations, contained in §§ 79b.1 to 79b.16 as published in the FEDERAL REGISTER 6 July 1943 (8 F.R. 9179), are no longer applicable to personnel of the Women's Army Corps.

(3) Whenever the terms "officer" and "enlisted man" are used in existing regulations, they will be construed to include officers and enlisted women of the Women's Army Corps.

(b) *Status and statutory authority*. The Women's Army Corps is a component of the Army of the United States, under authority of act 1 July 1943 (Pub. Law 110, 78th Cong. (Sec. II, Bull. 12, WD, 1943)).

(c) *Mission*. The mission of the Women's Army Corps is to further the war effort by releasing male soldiers of the Army of the United States for appropriate military duties, and by making available to the Army the knowledge, skill, and special training of the women of the nation.

(d) *Composition*. The Women's Army Corps will consist of the Director of the Women's Army Corps who will be a colonel in the Army of the United States and such commissioned officers of lower grade and enlisted personnel as are authorized by the Secretary of War, but will not exceed the number authorized from time to time by the President.

(e) *Physical standards*. Physical standards are as prescribed in AR

40-100.¹ Deviations from normal physical standards that will not interfere with or prevent the full and satisfactory performance of the duty for which the individual is being enlisted, appointed, or is being ordered to active duty, and that are not of a nature likely to be aggravated to a disabling degree by the type of military service contemplated to be performed, may be waived, in the manner and under the conditions authorized, by commanding generals of service commands as prescribed in current War Department regulations. [Pars. 2, 3, 4, 5 and 9]

§ 79b.2 *Commissioned personnel*—(a) *Appointment of officers*. Officers of the Women's Army Corps will be appointed only from graduates of the Women's Army Corps officer candidate school, except as provided in § 79b.19, in such numbers as may be specifically authorized by the Secretary of War. Appointments will be made under the provisions of §§ 73.200-73.218 of this chapter.

(b) *Separation*. (1) The termination of appointments of officers of the Women's Army Corps will be as prescribed in § 73.215 of this chapter.

(2) The appointment of a Women's Army Corps officer certified as pregnant by a medical officer will be terminated honorably. The medical certificate will be forwarded through channels to The Adjutant General for necessary action. [Pars. 12 and 18]

§ 79b.3 *Enlisted personnel*—(a) *Eligibility for enlistment and reenlistment*. Any female citizen of the United States who is of excellent character, who meets the required medical and physical requirements, and who is not ineligible under the conditions below, may be enlisted or reenlisted in the Army of the United States within authorized quotas. In addition to persons described in § 71.3 of this title, personnel of the following classes are ineligible for enlistment or reenlistment:

(1) Women whose service in the Women's Army Auxiliary Corps was terminated under other than honorable conditions.

(2) Women who hold degree as doctors of medicine and registered nurses who are eligible for appointment in the Army Medical Corps or the Army Nurse Corps.

(3) Women under 20 years of age.

(4) Women who have attained 50 years of age.

(5) Any person with a child or children under the age of 14 years or between the ages of 18 and 21 legally or in fact dependent upon such person for care, custody, control, or support.

(6) Any person who has become legally divested of the care, custody, control, or support of a child or children under the age of 14 years within 18 months of her application for enlistment.

(b) *Reenlistment of women discharged to accept commissions*. An enlisted woman discharged to accept a commis-

sion in the Army of the United States under these regulations, whose active service as a commissioned officer terminates honorably, and who tenders herself for reenlistment within 3 months after the termination of such commissioned service will, regardless of whether a vacancy exists in the appropriate enlisted grade, be accepted and restored without loss of seniority to the grade held by her prior to such commissioned service, provided at the time of reenlistment she is otherwise qualified. She will be entitled to count active commissioned service in the Army of the United States as service for all purposes.

(c) *Discharge*—(1) *Minority*. Any enlisted woman of the Women's Army Corps who is found to be below the age of 20 will be discharged under the provisions of Army Regulations.

(2) *Inaptness*. The nonmedical members of a board convened to determine whether or not an enlisted woman should be discharged prior to the expiration of her term of service, will be officers of the Women's Army Corps.

(3) *Pregnancy*. The commanding generals of service commands and other authorized commanders, will direct the honorable discharge of enlisted women for pregnancy when this fact is certified by a medical officer. Discharge under this paragraph will be for the convenience of the Government. [Pars. 19 to 21]

[SEAL]

J. A. ULIO,
Major General,
The Adjutant General.

[F.R. Doc. 43-18437; Filed, November 16, 1943;
9:56 a. m.]

TITLE 30—MINERAL RESOURCES

Chapter VI—Solid Fuels Administration for War

[Rev. Reg. 6]

PART 602—GENERAL ORDERS AND DIRECTIVES DISTRIBUTION OF ANTHRACITE

Recent interruptions in the production of anthracite and the fulfillment of requirements for the defense of the United States have created a critical shortage in the supply of anthracite for essential military and civilian requirements. In order to assure the equitable distribution of the available supply of anthracite for such uses, it is necessary that certain restrictions upon deliveries of anthracite by retail dealers be maintained. The Office of Price Administration proposes to repeal Ration Order No. 19, effective simultaneously with the issuance of this revised regulation, and this revised regulation will supersede Solid Fuels Administration for War Regulation No. 6, as amended. Accordingly, in order to effectuate the purposes of Executive Order No. 9332, and by virtue of the authority conferred by that order, Solid Fuels Administration for War Regulation No. 6 is hereby revised to read as follows:

§ 602.101 *Definitions*. (a) "Anthracite" means that coal which is generally

¹ Administrative regulations of the War Department relating to standards of physical examination.

referred to as Pennsylvania anthracite and is produced in the following counties in Pennsylvania: Carbon, Columbia, Dauphin, Lebanon, Lackawanna, Luzerne, Northumberland, Schuylkill, Susquehanna, and Wayne; and is limited to the sizes generally known as broken, egg, stove, chestnut, pea and No. 1 buckwheat.

(b) "Retail dealer" means any person who acts in the capacity of a seller of anthracite in a transaction involving the sale, or sale and delivery, of anthracite in less than carload lots, and physically handles the same, without regard to quantity or frequency of delivery.

(c) "Consumer" means any person who acquires anthracite for space heating, domestic hot water or domestic cooking except to the extent that he acquires anthracite for use in an industrial process, for the production of power, or for space heating which is incidental thereto.

(d) "Solid fuel" means any form of anthracite, coke, bituminous, subbituminous, or lignitic coals (including packaged and processed fuels, such as briquettes).

(e) "Thirty days' supply" means the minimum amount of anthracite and other usable solid fuel which it is reasonably expected will be consumed during the thirty days next succeeding the placing of an order for anthracite.

(f) "Annual requirements" means the tonnage of anthracite actually burned in any given premises during the period April 1, 1942, to March 31, 1943, inclusive, or in the event anthracite was not burned as the principal fuel in such premises, during the entire period April 1, 1942, to March 31, 1943, inclusive, the tonnage which was burned in other premises similar thereto in the same locality during that period.

§ 602.102 Restrictions upon anthracite deliveries by retail dealers. (a) No retail dealer shall deliver anthracite to a consumer whose annual requirements are 12 tons or less and no such consumer shall receive a delivery of anthracite if the consumer at the time of such delivery has on hand two tons or more of usable solid fuel, including anthracite. If such consumer has less than two tons of usable solid fuels, including anthracite, on hand, the retailer may deliver and the consumer may receive not to exceed two tons of anthracite.

(b) A retail dealer may deliver to a consumer whose annual requirements are more than 12 tons a year and such consumer may accept delivery of anthracite in any quantity provided that the tonnage delivered, when added to the consumer's inventory of any usable solid fuel does not exceed a thirty days' supply.

(c) Consumers may not acquire any anthracite if they inflate, duplicate or pyramid their orders or contracts, and the consumer shall notify the retail dealer of all such inflated, duplicated or pyramided orders or contracts. A consumer may not acquire any anthracite for particular premises so long as he has outstanding orders or contracts for the acquisition of anthracite from more than one person for those premises unless it has been the consumer's customary practice to have outstanding orders or contracts for the acquisition of

anthracite from more than one person for those premises.

(d) A consumer who has in the same building two or more units of equipment which customarily burn only different sizes of anthracite is to be treated, for purposes of this revised regulation, just as if he were a different person with respect to each unit of equipment. He is, however, to be treated as a single consumer with respect to all units of equipment in the same building and under his control which customarily burn any of the same sizes of anthracite.

(e) A consumer who uses anthracite in more than one building is to be treated, for the purposes of this revised regulation, just as if he were a different person with respect to each building which has separate burning equipment.

(f) No consumer may receive, and no dealer may deliver to a consumer, any anthracite if and when the total tonnage received from all sources combined by such consumer during the period September 1, 1943, to March 31, 1944, inclusive, plus the amount of usable solid fuel in the possession of the consumer on September 1, 1943, exceeds the annual requirements of such consumer.

(g) This revised regulation shall not be deemed to modify, amend or otherwise limit the provisions of Solid Fuels Administration for War Regulation No. 5, issued October 11, 1943.

(h) This revised regulation shall apply to deliveries from any area to consumers in the following limitation areas: The States of Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, Pennsylvania, New Jersey, Delaware, Maryland, Virginia and the District of Columbia.

§ 602.103 Procedure governing deliveries of anthracite by retail dealers.

(a) Before or at the time of making the first delivery of anthracite, pursuant to this revised regulation, a retail dealer shall secure from the consumer a signed statement showing the annual requirements of the consumer and the stock of solid fuel in the possession of the consumer at the time of making such delivery. Any signed statement furnished by any consumer to any retail dealer pursuant to the requirements of Ration Order No. 19, issued by the Office of Price Administration on August 31, 1943, and amendments thereto, shall be considered by the dealer as compliance with the requirements of this section if such statement shows the stock of solid fuel in the possession of the consumer. All signed statements made pursuant to this section shall be deemed to have been made to the Solid Fuels Administrator for War.

(b) Retail dealers shall make deliveries to consumers whose annual requirements are less than 12 tons per year by filling first the order of the consumer who has less than one ton on hand and shall make deliveries to consumers whose annual requirements are more than 12 tons per year by filling first the order of the consumer who has less than ten days' supply on hand.

(c) No retail dealer shall discriminate in the delivery of anthracite as between consumers who are equally entitled to

receive deliveries under this revised regulation.

§ 602.104 Limitations upon applicability of this revised regulation. This revised regulation does not apply to deliveries of anthracite to or acquisition of anthracite by:

(a) The Army, Navy, Marine Corps, Coast Guard of the United States, Maritime Commission, or War Shipping Administration or operators of poultry brooders and hatcheries;

(b) Any governmental agency or other person when such coal is required by or for it, for export to and consumption or use in a foreign country or territory;

(c) Commercial fishing vessels or ocean-going vessels engaged in the transportation of cargo or passengers in foreign, coastwise, or intercoastal trade;

(d) Any person to the extent that he acquires anthracite for use in an industrial process or for the production of power or for space heating which is incidental thereto.

§ 602.105 Contemplated activities of local committees of the Office of Defense Transportation.

(a) Pursuant to an arrangement entered into between the Office of Defense Transportation and the Solid Fuels Administration for War, Local ODT Solid Fuel Advisory Committees appointed by the Office of Defense Transportation will, during the effective period of this revised regulation, ascertain the amount of anthracite and other usable solid fuel in retail yard storage piles in their communities and will arrange for joint action by local retail dealers pursuant to the joint action plan requested by the Office of Defense Transportation and approved by the Chairman of the War Production Board and the Department of Justice.

(b) The Local ODT Solid Fuel Advisory Committees of the Office of Defense Transportation will indicate to the regional offices of the Solid Fuels Administration for War the tonnages of anthracite and other usable solid fuels critically needed by those communities having insufficient solid fuel to forestall suffering threatened by weather conditions. The Area Distribution Manager of the Solid Fuels Administration for War shall, after securing the recommendation of the Regional Anthracite Distribution Committee, forward to the Solid Fuels Administrator for War, Washington, D. C. the recommendations of such local committees together with the independent recommendation of the Area Distribution Manager, and the Solid Fuels Administrator for War will, so far as practicable and appropriate, arrange for sufficient tonnage of anthracite or other usable solid fuel for distribution into those communities whose need for solid fuel appears to be most critical.

(c) The Solid Fuels Administrator for War may, by appropriate order, require retail dealers in any community to distribute anthracite and other usable solid fuel in a manner consistent with the purposes of this revised regulation and the program contemplated under paragraph (a) of this section.

§ 602.106 Records. Each retail dealer shall keep and preserve for a period of

not less than two years accurate and complete records of the details of any transactions to which any portion of this revised regulation applies. The requirements of this revised regulation with respect to the written statement which must be furnished by consumers to retail dealers have been approved by the Bureau of the Budget, pursuant to the Federal Reports Act of 1942 and regulations issued thereunder.

§ 602.107 Audit and inspection. All records required to be kept by this revised regulation shall, upon request, be submitted for inspection, copy and audit by duly authorized representatives of the Solid Fuels Administrator for War.

§ 602.108 Violations. Any person who wilfully violates any provision of this revised regulation is guilty of a crime, and upon conviction may be punished by fine or imprisonment. A producer or wholesaler may be prohibited from shipping or delivering anthracite to any retail dealer who wilfully violates any provision of this revised regulation.

§ 602.109 Damages for breach of contract. No retail dealer shall be held liable for damages or penalties for any default under any contract or order which shall result directly or indirectly from compliance with this revised regulation.

§ 602.110 Application for modification and exception; inquiries and communications. Any application by a retail dealer for modification of or exception from any provision of this revised regulation shall be filed in triplicate with the appropriate regional office of the Solid Fuels Administration for War for the area in which such dealer is located. The application shall set forth in detail the provisions sought to be modified or from which an exception is sought, and the reasons and data in support of such request for modification or exception. The Area Distribution Manager shall, after securing the recommendation of the Regional Anthracite Distribution Committee, send such application, and his recommendation thereon, to the Solid Fuels Administrator for War, Washington, D. C. for appropriate action.

§ 602.111 Requests by consumers for a supply of anthracite. Any consumer who is unable to secure a delivery of an adequate supply of anthracite or other usable solid fuel from a retail dealer shall file a request for a supply of anthracite or other usable solid fuel with the Local ODT Solid Fuel Advisory Committee who will either arrange, in accordance with § 602.105 (a) of this revised regulation, for an immediate delivery to such consumer of a supply of anthracite or other usable solid fuel or will forward such request to the appropriate regional office of the Solid Fuels Administration for War. The Area Distribution Manager of the Solid Fuels Administration for War, after securing the recommendation of the Regional Anthracite Distribution Committee, shall forward such request to the Solid Fuels Administration for War, Washington, D. C. for appropriate action.

§ 602.112 Regulations superseded hereby. This revised regulation super-

sedes Solid Fuels Administration for War Regulation No. 6 as amended.

§ 602.113 Effective date. This revised regulation shall become effective at 12:01 a. m., November 18, 1943.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176)

Issued this 15th day of November 1943.

HAROLD L. ICKES,

Solid Fuels Administrator for War.

[F. R. Doc. 43-18451; Filed, November 16, 1943; 11:48 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1, as amended March 24, 1943, 8 F.R. 3666, 3696; P.R. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 950—CUTTING TOOLS

[Revocation of General Preference Order E-2-b]

Section 950.3 *General Preference Order E-2-b* is hereby revoked. This action shall not be construed to affect in any way any liability or penalty accrued or incurred under said General Preference Order E-2-b.

Issued this 16th day of November 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-18439; Filed, November 16, 1943; 10:42 a. m.]

PART 1226—GENERAL INDUSTRIAL EQUIPMENT

[Schedule IV to Limitation Order L-292]

PRODUCTIVE RESTRICTIONS IN LIEU OF QUOTAS FOR EGG AND POULTRY PROCESSING MACHINERY AND EQUIPMENT

§ 1226.81 Restrictions on production of egg and poultry processing machinery and equipment—(a) Purpose of this schedule. The purpose of this schedule is to tell each manufacturer how many units of egg and poultry processing machinery and equipment he may manufacture from November 16, 1943, to September 30, 1944. These restrictions are in accordance with paragraph (g) (1) of Limitation Order L-292 which says that the War Production Board may at any time adopt schedules stating the number of units of food processing machinery of any kind that may be fabricated and assembled by any manufacturer. The provisions of this schedule take the place of the quota provisions of paragraph (g) (2) (ii) of Order L-292 for egg and poultry processing machinery and equipment.

(b) Number of units which can be manufactured. During the period beginning November 16, 1943, and ending September 30, 1944, each manufacturer

may fabricate or assemble any items of egg or poultry processing machinery or equipment necessary to fill rated orders which he is permitted to accept under Order L-292. In addition, each manufacturer may manufacture up to a maximum inventory of certain items of machinery and equipment as shown in the table below. A manufacturer must not fabricate or assemble more machinery and equipment for inventory than this table permits.

Permitted Inventories

The first column gives the code numbers of various types of egg and poultry processing machinery and equipment shown on Form WPB-2721 as revised on August 31, 1943. This is a form which each manufacturer is required by paragraph (h) (1) of Order L-292 to file monthly.

The second column describes the types of egg and poultry processing machinery and equipment covered by this schedule.

The third column shows the number of units (or dollar value) which a manufacturer may have in inventory. For example, for Code No. 203.056B, Canders, flash, the permitted inventory is 0. This means that flash canders cannot be manufactured for inventory; they may only be manufactured to fill orders actually received which are rated in accordance with Order L-292. On the other hand, for Code No. 203.058, Churns, egg, the permitted inventory is 3. This means that a manufacturer may have a maximum inventory of 3 units of this equipment in addition to the units necessary to fill orders actually received which are rated in accordance with Order L-292.

EGG PROCESSING MACHINERY AND EQUIPMENT

Code No.	Type of equipment	Number of units or dollar value permitted in inventory
203.056B	Canders, flash.....	0
203.057	Candling Bench, egg.....	0
203.058	Churns, egg.....	3
203.059A	Cleaning equipment: shell egg, washer.....	6
203.059B	Cleaning equipment: shell egg, sand blast.....	0
203.059C	Cleaning equipment: shell egg, other.....	0
203.060	Cooling equipment: egg powder.....	3
203.061	Crushers, egg, frozen, sanitary.....	6
203.063	Dump vat, liquid egg.....	3
203.064B	Graders: egg, power type.....	0
203.065A	Hashers: egg, chopper type.....	1
203.065B	Hashers: egg, mill type.....	0
203.069	Powder release valve for dehydrators.....	0
203.070	Processing machine, egg.....	6
203.073	Sifters, for dried egg powder.....	0
203.075A	Strainers: liquid egg, gravity.....	5
203.075B	Strainers: liquid egg, pressure.....	1
203.076	Suckers, egg.....	0
203.077A	Tables: egg breaking 4-operator, plain.....	10
203.077B	Tables: egg breaking multiple operator, conveyor type.....	1
203.080A	Washing and sterilizing equipment for egg breaking equipment, 3 compartment sink.....	8
203.080B	Washing and sterilizing equipment for egg breaking equipment: sterilizing cabinet.....	3
203.080C	Washing and sterilizing equipment for egg breaking equipment: drying cabinet.....	3
All other egg processing machinery and equipment not listed above.....		\$300

¹ Total value.

POULTRY PROCESSING MACHINERY AND EQUIPMENT

Code No.	Type of equipment	Number of units or dollar value permitted in inventory
204.001A	Bird washers on the line	8
204.001B	Bird washers, manual operated	8
204.005A	Cutting and wrapping table: single conveyor belt type	3
204.005B	Cutting and wrapping table: return belt type, double level	1
204.006	Drain troughs, stationary	1
204.007A	Eviscerating and inspection table: rotary type	8
204.007B	Eviscerating and inspection table: straight single table type	0
204.007C	Eviscerating and inspection table: double table type	0
204.008	Feather driers	5
204.009	Feather wringers	5
204.013	Giblet wrapping table	1
204.014	Gizzard washing table and sink	1
204.015B	Holding trucks: live poultry, 16 compartment	50
204.016A	Picking machines: hand fed, 24" and less overall drum width	10
204.016B	Picking machines: hand fed, 25" to 38", inclusive overall drum width	5
204.016C	Picking machines: hand fed, 39" and up	1
204.016D	Picking machines: chicken, automatic and semiautomatic	1
204.016E	Picking machines: turkey, automatic and semiautomatic	1
204.017A	Sealing machine: chicken	1
204.017B	Sealing machine: turkey	1
204.017C	Sealing tanks: poultry	1
204.019	Tanks, cooling and defrosting, poultry	10
204.020	Viscera carts	3
204.021A	Wax defeathering equipment: hand type	0
204.021B	Wax defeathering equipment: conveyor type	0
204.022	Wet feed mixers	1
	All other poultry processing machinery and equipment not listed above	\$500

¹Total value.

(c) *Applicability of Limitation Order L-292.* Except as otherwise indicated herein, this schedule is subject to all applicable provisions of Limitation Order L-292 as amended from time to time.

Issued this 16th day of November 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-18440; Filed, November 16, 1943;
10:42 a. m.]

PART 3286—MISCELLANEOUS MINERALS

[General Conservation Order M-181 as Amended Nov. 16, 1943]

DIAMOND DIES

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of diamond dies for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3286.46¹ *General Conservation Order M-181—(a) Definitions.* For the purposes of this order:

(1) "Diamond die" means any diamond which has a hole through it and which is designed for use in the drawing of wire.

¹Formerly Part 1289, § 1289.1.

(2) "Small diamond die" means a diamond die with a hole of a diameter of 0.0015 inch or smaller.

(3) "Supplier" means any person who engages in the importation, processing, or sale of diamond dies, or any person, other than a consumer, who owns or has possession of one or more diamond dies.

(4) "Processing" means drilling, piercing, and polishing a diamond for use as a diamond die.

(5) "Consumer" means any person who uses a diamond die for the purpose of drawing wire.

(b) *Restrictions on suppliers of small diamond dies—(1) Reserve.* Each supplier is hereby directed to set aside his entire stock of small diamond dies, including stocks received after July 1, 1942 from any source, as a reserve for the fulfillment of present and future defense orders, and such other orders and uses as may be authorized from time to time by the War Production Board.

(2) *Allocations.* No supplier shall make deliveries or withdrawals from such reserve either to fill orders received from customers or for purposes of his own processing or use except as authorized or directed by the War Production Board. The War Production Board will from time to time allocate the supply of small diamond dies and may specifically direct the persons to whom deliveries shall be made and from whom deliveries shall be received; the manner, amounts, and times of such deliveries; the persons who may process, and the manner, amounts, sizes, and times of processing; and the particular uses which may or may not be made. Such allocations and directions will be made to insure the satisfaction of the defense requirements of the United States, both direct and indirect, and they may be made in the discretion of the War Production Board without regard to any preference ratings assigned to particular contracts or purchase orders.

(c) *Restrictions on consumers.* Unless specifically directed or authorized by the War Production Board, no consumer after July 1, 1942, shall sell or deliver any small diamond dies to any other person, except Defense Supplies Corporation, or any other Federal agency organized pursuant to section 5 (d) of the Reconstruction Finance Corporation Act, as amended.

(d) *Reports—(1) Supplier.* Each supplier shall file Form WPB-1228 (formerly PD-559) with the War Production Board, Ref: M-181, on or before the 20th day of each calendar month.

(2) *Consumer.* Each consumer who uses or possesses one or more small diamond dies shall file Form WPB-1229 (formerly PD-560) with the War Production Board, Ref: M-181, on or before the 20th day of each calendar month. Each consumer who uses and possesses only diamond dies with holes having diameters larger than 0.0015 inch shall file Form WPB-1229 with the

War Production Board, Ref: M-181, on or before January 20, 1944, giving the information therein required for the calendar year 1943, and on or before the 20th day of January of each year thereafter, giving the information therein required for the preceding calendar year.

(3) *Other reports.* All persons affected by this order shall file such other reports as may be required from time to time by the War Production Board, subject to the approval of the Bureau of the Budget, pursuant to the Federal Reports Act of 1942.

(4) *Federal Reports Act of 1942.* The reporting requirements of this order have received the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(e) *Miscellaneous provisions.* (1) *Applicability of regulations.* This order and all transactions affected hereby are subject to all applicable provisions of War Production Board regulations as amended from time to time.

(2) *Communications to War Production Board.* All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Miscellaneous Minerals Division, Washington 25, D. C. Ref: M-181.

(3) *Violations.* Any person who wilfully violates any provision of this order, or who in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

Issued this 16th day of November 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-18441; Filed, November 16, 1943;
10:42 a. m.]

PART 3289—RADIO AND RADAR²

[General Limitation Order L-151, as Amended Nov. 16, 1943]

DOMESTIC WATTHOUR METERS

Section 3289.11³ *General Limitation Order L-151—(a) Definition.* Wherever it appears in this order, the term "domestic watthour meter" is used to mean any device designed and manufactured for the purpose of measuring the consump-

tion of electrical energy.

¹Formerly Part 1278, § 1278.1.

tion of electrical energy with respect to time, and includes single phase, two and three wire types, with capacities up to 25 amperes and voltages up to 240 volts, for use on alternating current of any frequency. The term does not include electric energy meters for use on direct current or on polyphase circuits, maximum demand meters, or integrating meters, calibrated in terms other than electric energy (i. e., meters integrating weight, pressure, etc.).

(b) *Prohibition of production.* No person shall manufacture or assemble any new domestic watthour meters or any new parts for the conversion of domestic watthour meters from one to another type. This order does not prohibit the use or delivery of existing parts for the conversion of domestic watthour meters from one to another type, such as the conversion of non-socket to socket type meters, three-wire to two-wire or two-wire to three-wire meters, or meters from one current rating to a higher current rating.

(c) *Restrictions on delivery.* No person shall deliver or accept delivery of any new domestic watthour meter unless it is a delivery:

(1) To or for the account of the Army, Navy, Maritime Commission or War Shipping Administration.

(2) Between persons who own or operate electric power utilities which serve the public generally.

(3) Authorized by the War Production Board on Form WPB-1319. Any prospective purchaser may apply for such an authorization by filing Form WPB-1319 in accordance with the instructions on WPB-1319.47. These form applications should be filed with the nearest Utility Inventory Control Office of the War Production Board, addressed to the attention of the Regional Utility Engineer. The locations of these Regional Utility Inventory Control Offices are given on List A at the end of this order. As a general rule, favorable consideration will be given to the purchase of new domestic watthour meters only where one or more of the following factors appear to establish the need for them:

(i) The meters are to measure the consumption of electric energy by individual homes in a war housing project, which cannot be metered with a master meter, and delay in obtaining individual used meters would delay the occupancy of such dwellings.

(ii) The meters are required for the replacement in service of damaged meters, and the applicant cannot obtain prompt delivery of used meters for that purpose, and does not have such meters available in his own inventory for replacements.

(iii) Special or emergency conditions require the prompt delivery of new meters.

Unless one of the above conditions exists, a prospective purchaser should obtain his requirements of domestic watthour meters from such sources of supply as the excess inventories of electric utilities, used meter dealers, and meter repair shops. Information as to excess stocks of such meters in the hands of utilities may be obtained from Regional Utility

Inventory Control Offices (See List A at the end of this order.)

(d) *Parts for maintenance or repair.* The provisions of paragraphs (b) and (c) of this order on production and delivery do not apply to the production or delivery of parts for the maintenance or repair of domestic watthour meters. No person, however, shall manufacture so many of such parts that his inventory thereof will at any time exceed his average monthly inventory of such parts during the calendar year 1941.

(e) *Monthly reports.* On or before the tenth day of each calendar month each manufacturer of domestic watthour meters shall file with the War Production Board a report, in duplicate, in letter form, which shall show the following information as of the first of the month:

(1) Inventory of domestic watthour meters.

(2) Deliveries of domestic watthour meters during the preceding calendar month.

(3) Unfilled orders on hand for domestic watthour meters.

(f) *Applicability of War Production Board regulations and orders.* This order and all things done under it are subject to the provisions of all applicable regulations and orders of the War Production Board.

(g) *Violations and penalties.* Any person who wilfully violates any provision of this order, or who conceals any material information or furnishes false information to any department or agency of the United States is guilty of a crime. If convicted, he may be punished by fine or imprisonment; or any such person may be deprived of any or all priorities assistance. For example, he may be prohibited from getting, delivering, processing, or using anything which is subject to priority control by the War Production Board.

(h) *Appeals from this order.* Any person may appeal for relief from any provision of this order by writing a letter which explains fully what provisions he is appealing from and why he thinks he should be relieved from those provisions. He should send this letter, with two signed copies, to the War Production Board.

(i) *Letters and reports.* Letters about this order, or reports filed under it, should be addressed to the War Production Board, Washington 25, D. C., Ref: L-151; and the reports required by paragraph (e) of the order should be addressed to the attention of the Office of War Utilities. All other letters or reports, however, should be addressed to the attention of the Radio and Radar Division. All reports and forms required by this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 16th day of November 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

LIST A—ADDRESSES OF REGIONAL UTILITY
INVENTORY CONTROL OFFICES

17 Court St., Boston, Mass.
350 Fifth Ave., New York, N. Y.

1617 Pennsylvania Boulevard, Philadelphia, Pa.

116 Candler Building, Atlanta, Ga.
800 First National Bank Building, Pittsburgh, Pa.

226 West Jackson Boulevard, Chicago, Ill.
Mutual Interstate Building, Kansas City, Mo.

1221 Mercantile Bank Building, Dallas, Tex.
Continental Oil Building, Denver, Colo.
1031 South Broadway, Los Angeles, Calif.
7310 Woodward Ave., Detroit, Mich.
334 Midland Bank Building, Minneapolis, Minn.

Bedell Building, Portland, Oreg.

[F. D. Doc. 43-18442; Filed, November 16, 1943;
10:42 a. m.]

PART 3293—CHEMICALS

[Allocation Order M-357]

METALLIC SODIUM

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of metallic sodium for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3293.561 Allocation Order No. M-357—(a) *Definitions.* For the purposes of this order:

(1) "Metallic sodium" means the element sodium in its metallic state.

(2) "Producer" means any person who manufactures metallic sodium or who has it produced for him under toll agreement.

(3) "Dealer" means any person who buys metallic sodium for the purpose of resale as such.

(4) "Supplier" means a producer or a dealer.

(5) "Consumer" means any person who uses metallic sodium.

(b) *Restrictions on delivery.* No person shall deliver or accept delivery of metallic sodium except to the extent authorized by War Production Board. Any person accepting delivery of metallic sodium shall use it only for the purposes specified by War Production Board.

(c) *Exemption for small deliveries.* Any dealer or consumer may accept delivery in any calendar month of 100 pounds or less of metallic sodium without authorization from War Production Board. However, no authorization is necessary for a dealer to resell or for a consumer to use metallic sodium acquired under the provisions of this paragraph.

(d) *How a purchaser obtains authorization.* Each consumer and dealer who wishes to accept delivery of metallic sodium shall file application with the Chemicals Division, War Production Board, for authorization to do so on Form WPB 2945 (formerly PD-600) on or before the 10th of the month before the calendar month in which delivery is requested. Instructions for filling out this form are set forth in Appendix A of this order. One copy of Form WPB 2945 will be returned to the purchaser on which the War Production Board will indicate the quantity of metallic sodium

which may be accepted and the end use to which it may be put.

(e) *How the seller obtains authorization.* Each person who wishes to deliver metallic sodium shall file application with the Chemicals Division, War Production Board, for authorization to do so on Form WPB 2946 on or before the 20th of the month preceding the calendar month in which delivery is to be made. Instructions for filling out this form are set forth in Appendix B. One copy of Form WPB 2946 will be returned to the applicant on which War Production Board will indicate the quantity of metallic sodium which may be delivered.

(f) *Over-riding War Production Board directions.* War Production Board may at any time issue special directions to any person with respect to the use or delivery of metallic sodium, notwithstanding the other provisions of this order.

(g) *Orders not delivered.* If delivery of an order of metallic sodium is not made for any reason, the supplier shall immediately notify the Chemicals Division, War Production Board, and shall not deliver or use the quantity of metallic sodium covered by the order until further authorized by War Production Board.

(h) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of War Production Board, as amended from time to time.

(i) *Violations.* Any person who wilfully violates any provision of this order or who in connection with this order wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control, and may be deprived of priorities assistance.

(j) *Communications to War Production Board.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Division, Washington 25, D. C. Ref: M-357.

NOTE: The reporting provisions of this order have been approved by the Bureau of the Budget in accordance with Federal Reports Act of 1942.

Issued this 16th day of November 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

APPENDIX A—INSTRUCTIONS FOR FILING APPLICATION ON FORM WPB 2945 (FORMERLY PD-601) FOR SPECIFIC AUTHORIZATION TO ACCEPT DELIVERY AND USE METALLIC SODIUM

(1) *Form WPB-2945; where obtained.* Copies of Form WPB 2945 may be obtained at local field offices of War Production Board.

(2) *Who should file.* Any person desiring to accept delivery of metallic sodium including any producer who desires to use a part or all of his own production of metallic sodium shall file Form WPB 2945.

(3) *Number of copies.* Five copies shall be prepared. Three copies (one of which should be certified) should be forwarded to War Production Board, Chemicals Division, Wash-

ton 25, D. C., Ref: M-357, one copy should be forwarded to the supplier, and the remaining copy may be retained by the applicant for his files.

(4) *Number of sets.* Separate sets of Form WPB 2945 shall be prepared and submitted for each delivery destination of the applicant.

(5) *Special instructions for filling out form.* Follow the instructions on the form, except where they conflict with the special instructions given below:

Heading. Under "Name of chemical", specify "Metallic Sodium"; under "For month of", specify the month in which delivery is to be accepted; under "WPB Order No.", specify "M-357"; under "Unit of measure", specify "pounds"; and otherwise fill in as indicated.

Table I. Specify in the heading the month and year for which authorization for use or acceptance of delivery is sought.

Columns to be left blank. Do not fill in Columns 1, 11, 15b and 15c.

Column 3. Indicate the primary product to be manufactured from metallic sodium. If the metallic sodium is to be sold for export, specify "export". If it is to be resold, specify "resale".

Column 4. Indicate the specific ultimate end use of the primary product. If metallic sodium is purchased for export, the word "export" should appear in Column 3, and opposite it, in Column 4, should appear the name of the individual company or governmental agency to whom or for whose account the metallic sodium will be exported, and the country of destination. The export license number must also appear unless the shipment is for Lend-Lease, in which case merely specify the Lend-Lease contract or serial number. If the export is not for Lend-Lease, all three copies of WPB 2945 must be sent to the Foreign Economic Administration with your application for an export license. Foreign Economic Administration will then affix the export license number to the forms and forward to War Production Board. If "resale" is listed in Column 3, suppliers shall write opposite it in Column 4 "upon further authorization". If "inventory" is listed in Column 3, write opposite it in Column 4 "to hold subject to further authorization".

APPENDIX B—INSTRUCTIONS FOR FILING SUPPLIER'S APPLICATION ON FORM WPB 2946 (FORMERLY PD-601) FOR SPECIFIC AUTHORIZATION TO DELIVER METALLIC SODIUM

(1) *Form WPB 2946, where obtained.* Copies of Form WPB 2946 may be obtained at local field offices of War Production Board.

(2) *Number of copies.* An original and three copies should be prepared. File the original and two copies with War Production Board, Chemicals Division, Washington 25, D. C., Ref: M-357. The third copy may be retained for your files.

(3) *Special instructions for filling in form.* Follow the instructions on the form except where they conflict with the specific instructions given below:

Heading. Under "Name of chemical", specify "Metallic sodium"; under "WPB Order No.", specify "M-357"; indicate month and year during which deliveries covered by the application are to be made; under "Unit of measure", specify "pounds"; check whether you are a producer or a distributor; under "Name of company", specify your name and address of plant or warehouse from which shipment will be made.

Table I—Column 1. Specify the names of customers. A producer requiring permission to use a part or all of his own production of metallic sodium shall list his own name in Column 1 as customer. After completing the list of customers, insert "Total small order deliveries (estimated)" for the metallic sodium delivered pursuant to paragraph (c) of this order.

Columns 3 and 5A. Columns 3 and 5A should be left blank.

Table II—Column 8. Column 8 should be left blank.

Columns 9 and 11. In Columns 9 and 11, distributors should show receipts of material from producers.

[F. R. Doc. 43-18443; Filed, November 16, 1943; 10:42 a. m.]

Chapter XI—Office of Price Administration

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[RO. 1E,¹ Amdt. 3]

MILEAGE RATIONING: TIRE REGULATIONS FOR THE TERRITORY OF HAWAII

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Ration Order 1E is amended in the following respects:

1. In section 2.1, the definition of "Passenger-type camelback" is changed to read as follows:

"Passenger-type camelback" means Grade C or Grade F camelback as defined by the War Production Board.

2. In section 2.1, the definition of "recapping" is changed to read as follows:

"Recapping" means the process of tread renewal in which passenger or truck-type camelback is applied to the tread surface of a tire.

3. In section 2.1, the definition of "truck-type camelback" is changed to read as follows:

"Truck-type camelback" means Grade A camelback as defined by the War Production Board.

4. The table in section 4.2 (c) is amended by deleting the words "or recapping service with Grade C camelback."

5. Section 6.4 (d) (1) is amended to read as follows:

(1) *For recapping.* A recapper may apply camelback to the tread surface of a tire carcass, provided, that no truck-type camelback shall be used in recapping a tire to be mounted on a "passenger automobile" unless its total rationed mileage is 1500 miles per month or more, and, in addition, its use is required under the following circumstances:

(i) At high speeds such as are necessary in investigating or patrolling for the maintenance of police services, or as an emergency maintenance vehicle; or

(ii) Over open country and unpaved roads; or

(iii) To carry heavier loads than are normally carried by passenger automobiles.

No recapper shall apply camelback to the tread surface of a tire carcass if it will not be serviceable as a recapped tire. No recapper shall apply any rub-

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 12434, 13920.

ber substance other than camelback to the tread surface of the tire for the purpose of tread renewal unless authorized by the Office of Price Administration or the War Production Board.

This amendment shall become effective November 17, 1943.

(Pub. Law 671, 76th Cong. E.O. 9125, 7 F.R. 2719; WPB Dir. 1, 7 F.R. 562, Supp. Dir. 1-Q, 7 F.R. 9121, General Order No. 48, 8 F.R. 2898)

Issued this 15th day of November 1943.

MELVIN C. ROBBINS,
Territorial Director,
Territory of Hawaii.

Approved:

JAMES P. DAVIS,
Regional Administrator,
Region IX.

[F. R. Doc. 43-18431; Filed, November 15, 1943;
4:37 p. m.]

PART 1340—FUEL
[RPS 88,¹ Amdt. 135]

PETROLEUM AND PETROLEUM PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 1340.159 (b) (9) is amended to read as follows:

(9) Notwithstanding any provision of paragraph (c) of this section, except one which states that to such provision this subparagraph (9) does not apply, and notwithstanding any other provision of this paragraph (b), maximum delivered container prices, when delivery is made in single lots of 260 gallons or less, and maximum tankwagon prices for all fuel oils or heating oils, including but not limited to kerosene, range oil, Nos. 1, 2, 3, 4, 5 and 6 fuel oil, diesel oil and gas oil, in any area where fuel oil rationing is required by the United States Government or any agency thereof, shall be .3 of a cent per gallon above the maximum prices in such area as determined under any provision of this price schedule which would otherwise govern except that the total amount charged on each lot sold shall be adjusted to the nearest cent.

This amendment shall become effective November 20, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9255, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 15th day of November 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18432; Filed, November 15, 1943;
4:37 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS
[MPR 364,² Amdt. 8]

FROZEN FISH AND SEAFOOD

A statement of the considerations involved in the issuance of this amendment

*Copies of the original may be obtained from the Office of Price Administration.

¹ 8 F.R. 3718.

² 8 F.R. 4640, 5566, 7592, 11175, 12023, 12446, 12792, 14079, 15191.

has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Maximum Price Regulation No. 364 is amended in the following respects:

1. Section 7 (e) is added to read as follows:

(e) Every person making a sale of any frozen fish or seafood subject to this regulation shall furnish to the purchaser at the time of delivery a written statement setting forth the date; the names and addresses of the buyer and seller; a separate itemization for the quantity of and price charged for each size and grade and for each style of processing of each

species of fish sold; a separate statement of the container differentials, if any, and a separate statement of allowable transportation costs, if any. If the statement furnished a purchaser at the time of delivery does not separately identify the size, grade and style of processing, the maximum price which may be charged for the species of frozen fish and seafood involved in the sale is the maximum price for the lowest priced size, grade and style of processing of that species of frozen fish and seafood.

2. In the table of base prices in section 14 Schedule Nos. 68 and 69 are added to read as follows:

FROZEN FISH AND SEAFOOD					
Sched. No.	Name	Item No.	Style of processing	Size	Base price per pound
68	Lake herring (Leucichthys artedi) ¹ .	1	Round	All sizes	.07 ¹ ₂
		2	Gutted	All sizes	.09 ¹ ₂
		3	Headed and gutted	All sizes	.11
		4	Headed, gutted and scaled	All sizes	.12
		5	Fillet	All sizes	.17 ¹ ₂
69	Lake herring—caught in Saginaw Bay (Leucichthys artedi).	6	Boned	All sizes	.17 ¹ ₂
		1	Round	All sizes	.09 ¹ ₂
		2	Gutted	All sizes	.12
		3	Headed and gutted	All sizes	.11
		4	Headed, gutted and scaled	All sizes	.12
		5	Fillet	All sizes	.17 ¹ ₂
		6	Boned	All sizes	.17 ¹ ₂

3. Footnote 3 following the table of base prices in section 14 is amended to read as follows:

*No processor shall sell any fish of this species and style at the prices listed until he shall have sold at or below the prices applicable to this item before October 20, 1943, an amount equal to that part of his October 20, 1943 inventory of that species and style which he froze before September 1, 1943. No importer shall sell any fish of this species and style frozen before September 1, 1943 outside any of the forty-eight states of the United States and the District of Columbia at prices higher than those applicable to this item before October 20, 1943.

4. Footnote 4 following the table of base prices in section 14 is amended to read as follows:

*No processor shall sell any fish of this species and style at the prices listed until he shall have sold at or below the prices applicable to this item before October 20, 1943, an amount equal to that part of his October 20, 1943 inventory of that species and style which he froze before October 1, 1943. No importer shall sell any fish of this species and style frozen before October 1, 1943 outside any of the forty-eight states of the United States and the District of Columbia at prices higher than those applicable to this item before October 20, 1943.

5. Footnote 5 is added at the end of the table of base prices in section 14 to read as follows:

*The maximum prices listed for this species of fish apply only to fish caught in Lake Superior, Lake Michigan, Lake Huron, and waters tributary thereto, except Saginaw Bay.

This amendment shall become effective November 20, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 15th day of November 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18434; Filed, November 15, 1943;
4:37 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[IRO 3,¹ Amdt. 103]

SUGAR RATIONING REGULATIONS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Rationing Order No. 3 is amended in the following respect:

Section 1407.105 (e) is amended by deleting the words "prior to September 30, 1943," from the first sentence thereof and by deleting the last sentence and inserting in place thereof the following: "Any increase granted under this paragraph may be cancelled by the Office of Price Administration. If such increase is cancelled, the registering unit to which it has been granted shall, before accepting any deliveries of sugar, surrender to the board for cancellation stamps or certificates in weight value equal to such increase. Thirty days notice of any such cancellation will be given."

This amendment shall become effective November 15, 1943.

(Pub. Law 421, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 662, 2965; Food Dir. No. 3, 8 F.R. 2005)

Issued this 15th day of November 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18435; Filed, November 15, 1943;
4:36 p. m.]

¹ 8 F.R. 5909, 5846, 6135, 6442, 6626, 6961, 7351, 7380, 8010, 8189, 8678, 8811, 9304, 9458, 10304, 10512, 10937, 11382, 11291, 11292, 11252, 12560, 12693, 13341, 13394, 13390, 14010, 14138.

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[R.O. 1 F]

Correction

TIRE RATIONING REGULATIONS FOR THE TERRITORY OF ALASKA

In F.R. Doc. 43-17583 appearing on page 14845 of the issue for Tuesday, November 2, 1943, the section designation "§ 1315.601" in the third column, should read "§ 1315.1601".

PART 1351—FOOD AND FOOD PRODUCTS

[RMPR 271,¹ Amdt. 9]

POTATOES AND ONIONS

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

Revised Maximum Price Regulation No. 271 is amended in the following respects:

1. In section 11 (c) (1), (2) and (4) the word "variety" is deleted wherever it appears.

2. In Table III of section 24, Article V the footnotes are amended as follows:

(a) Footnote (c) (1) is amended by adding the following sentence:

For white flesh potatoes, packed in kraft paper bags, specially treated and moisture proof, the country shipper may add to the maximum price for each grade and size 22¢ per cwt. for 10 pound bags; 17¢ per cwt. for 15 pounds bags, and 12¢ per cwt. for 25 pound bags.

(b) Footnote (d) is added to read as follows:

(d) Baking-type pack differentials applicable to maximum prices listed for U. S. No. 1 grade:

(1) For white flesh potatoes U. S. No. 1 grade or better, 6 ounce and heavier, 2½ inch and larger, packed in 100 pound bags, the country shipper may add 35¢ per cwt. to the maximum price for U. S. No. 1 grade.

(2) For white flesh potatoes 6 ounce minimum to 14 ounce maximum, or 2½ inch minimum to 4 inch maximum hand selected and graded, washed or brushed and specially packed in 10 pound mesh bags or in bags containing 10 pound mesh bags (each such mesh bag containing approximately 5 pounds), the country shipper may add \$1.25 per cwt. to the maximum price for U. S. No. 1 grade.

(3) For white flesh potatoes, 6 ounce minimum to 14 ounce maximum, or 2½ inch minimum to 4 inch maximum, hand selected and graded washed or brushed, and specially packed in 50 pound bags, the country shipper may add 60¢ per cwt. to the maximum price for U. S. No. 1 grade.

3. In Table IV of section 24, Article V, footnote (d) is amended to read as follows:

(d) For boiler and pickler onions graded and packed in 50 pound bags, the country shipper may add \$1.00 per 50 pounds to the maximum prices set forth in Table IV, above. No grade differential may be added.

This amendment shall become effective November 13, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

*Copies may be obtained from the Office of Price Administration.

¹8 F.R. 7017, 7494, 8075, 9160, 9995, 10731, 11672, 13338.

Issued this 13th day of November 1943.

CHESTER BOWLES,
Administrator.

Approved: November 12, 1943.

ASHLEY SELLERS,
Assistant War Food
Administrator.

[F.R. Doc. 43-18348; Filed, November 13, 1943;
4:08 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 292,¹ Amdt. 6]

SALES OF CITRUS FRUITS BY PACKERS, BROKERS, AUCTION MARKETS, TERMINAL SELLERS AND INTERMEDIATE SELLERS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 292 is amended in the following respects:

1. In the table entitled "(a) Oranges, tangerines, temple oranges and king oranges," for items 1, 5, 6, 7, 8, 9 and 10, the maximum prices for all varieties, containers and bulk sales listed for the seasons commencing November 16 are deleted, and the maximum prices listed for the seasons ending November 15 are respectively substituted therefor.

2. In the table entitled "(b) Grapefruit," for items 3 through 14, the maximum prices for all varieties, containers and bulk sales listed for the seasons commencing November 16 are deleted, and the maximum prices listed for the seasons ending November 15 are respectively substituted therefor.

This amendment shall become effective November 16, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 15th day of November 1943.

JAMES G. ROGERS, Jr.,
Acting Administrator.

Approved: November 15, 1943.

MARVIN JONES,
War Food Administrator.

[F.R. Doc. 43-18433; Filed, November 15, 1943;
4:36 p. m.]

PART 1358—TOBACCO

[MPR 494]

DOMESTIC CIGAR FILLER AND BINDER TOBACCOES OF THE 1943 CROP

In the judgment of the Price Administrator, it is necessary and proper to establish maximum prices for certain types of domestic cigar filler and binder tobaccos of the 1943 crop by a specific maximum price regulation.

A statement of the considerations involved in the issuance of this regulation has been issued and filed with the Division of the Federal Register.*

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328. So far as

practical the Price Administrator has advised and consulted with the members of the industry which will be affected by this regulation.

Such specifications and standards as are used in this regulation were, prior to such use, in general use in the trade or industry affected.

§ 1358.255 Maximum prices for domestic cigar filler and binder tobaccos of the 1943 crop. Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, Maximum Price Regulation No. 494 Domestic Cigar Filler and Binder Tobaccos of the 1943 Crop, which is annexed hereto and made a part thereof, is hereby issued.

AUTHORITY: § 358.255 issued under 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

MAXIMUM PRICE REGULATION NO. 494—DOMESTIC CIGAR FILLER AND BINDER TOBACCOES OF THE 1943 CROP

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SECTION 1. *Explanation of regulation.* The purpose of this regulation is to establish maximum prices for purchases and sales of the following types of domestic filler and binder tobaccos of the 1943 crop:

Cigar filler types:
Type 41 Pennsylvania Seedleaf.
Type 42 Ohio—Gebhardt and Hybrid Types (Seedleaf).
Type 43 Ohio—Zimmer or Spanish (Havana Type).
Type 44 Ohio—Dutch or Little Dutch.
Cigar binder types:
Type 51 Connecticut Broadleaf.
Type 52 Connecticut Havana Seed.
Type 53 New York and Pennsylvania Havana Seed.
Type 54 Southern Wisconsin, except Grant County.
Type 55 Northern Wisconsin, including Grant County.

Specific cents per-pound maximum prices are established at the grower level for sales of each of the listed types and, except for types 52 and 53, for specified grades of each type. The listed grades of each type are as follows:

Fillers:
Type 41 Wrapper B's, Farm fillers, Strip straight.
Types 42-46, incl. Wrappers and fillers, Strip straight, Farmer's trash.
Binders:
Type 51 Run of crop (Unsorted in bundle), Sorted tobacco (not including Farmer's trash), Farmer's trash.
Types 52 and 53 Run of crop.
Types 54 and 55 Wrappers and binders, Stemming ends, Strip straight, Farmer's trash.

The maximum prices established are not applicable to purchases or sales of any crop prior to 1943.

SEC. 2. *Maximum prices for certain types of domestic cigar filler and binder*

tobaccos of the 1943 crop—(a) For growers. The maximum price of a grower for a type of domestic cigar filler or binder tobacco of the 1943 crop of a particular grade listed in Table I or II shall be as follows:

TABLE I—FILLERS

Type	Grade	Cents per pound selling weight	
41	Pennsylvania Seedleaf.	Wrapper B's..... Farm Fillers..... Strip Straight (except York County).	1 21 1 7 1 10
42	Ohio—Gebhardt and Hybrid Types (Seedleaf).	Wrappers and Fillers. Strip Straight..... Farmer's Trash.....	2 4 18 2 4 14 2 4 4
43	Ohio—Zimmer and Spanish (Havana Type).	Wrappers and Fillers. Strip Straight..... Farmer's Trash.....	2 4 19 2 4 14 2 4 4
44	Ohio—Dutch or Little Dutch.	Wrapper and Fillers. Strip Straight..... Farmer's Trash.....	2 4 19 2 4 14 2 4 4

¹ Price includes delivery to buyer's nearest receiving point.

² Add one cent for tobacco grown in York County.

³ Price includes tobacco packed in cases where cases are furnished by buyer. If grower furnishes cases, following rules apply:

(1) For new cases, grower may charge in addition to maximum price of tobacco the lower of (a) the actual cost of the new cases or (b) the maximum price for such cases established under Maximum Price Regulation No. 195—Industrial Wooden Boxes, or other maximum price regulation of the Office of Price Administration.

(2) For used cases, grower may charge in addition to maximum price of tobacco the lower of (a) the actual cost to him of such used cases or (b) \$2.50 per case.

⁴ Delivery expense to be paid by buyer (except grower cooperative, in which case price includes delivery to warehouse of grower cooperative). If delivery is made by grower, in vehicle owned and controlled by him, transportation cost charged to buyer shall not exceed the following:

Over—	But not over—	Cents per 100 pounds
0 miles.....	5 miles.....	16
5 miles.....	10 miles.....	17
10 miles.....	20 miles.....	18
20 miles.....	30 miles.....	20
30 miles.....	40 miles.....	21
40 miles.....	50 miles.....	23
50 miles ¹		

¹ Not in excess of the rail carload rate from the station nearest to the point of origin to the station nearest to the destination.

TABLE II—BINDERS

Type	Grade	Cents per pound selling weight ¹	
51	Connecticut Broadleaf.	Run of Crop (Unsorted in bundle). Sorted Tobacco (Not including Farmer's Trash). Farmer's Trash..... Run of Crop.....	2 40 2 49 2 5 2 40
52	Connecticut Havana Seed.	Run of Crop.....	2 22
53	New York and Pennsylvania Havana.	Run of Crop.....	2 22
54	Southern Wisconsin, except Grant County.	Sorting or Binders. Stemming Ends..... Strip Straight..... Farmer's Trash..... Sorting or Binders. Stemming Ends..... Strip Straight..... Farmer's Trash.....	2 25 2 12 2 15 2 4 2 30 2 12 2 15 2 4
55	Northern Wisconsin, including Grant County.	Run of Crop.....	2 22

¹ Price includes delivery to buyer's nearest receiving point.

² Deduct 1% from total receiving weight of tobacco wrapped in bundles to compensate for weight of paper and twine.

³ Deduct from total selling weight of tobacco wrapped in bundles one pound for each six bundles, to compensate for weight of paper and twine.

(b) For grower cooperatives. The maximum price of a grower cooperative for a type of domestic cigar filler or binder tobacco of the 1943 crop of a particular grade shall be the grower's maximum price set forth in Table I or Table II of this section for such listed type and grade plus 1 cent per pound.

"Grower cooperative" means a non-profit organization acting on behalf of its grower members and selling tobacco delivered to it by such members to packers, dealers or manufacturers, or to the tobacco trade generally.

SEC. 3. *Export sales.* The maximum prices at which a person may export any type of domestic cigar filler or binder tobacco of the 1943 crop for which maximum prices are established by this regulation, shall be determined in accordance with the provisions of the Second Revised Maximum Export Regulation,¹ issued by the Office of Price Administration.

SEC. 4. *Geographical applicability.* The provisions of this regulation shall be applicable to the forty-eight states of the United States and the District of Columbia.

SEC. 5. *Records.* (a) Every person purchasing any type of domestic cigar filler or binder tobacco of the 1943 crop for which prices are established by this regulation, shall make and preserve for examination by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended, shall remain in effect, records setting forth (i) the name of the grower from whom the crop was purchased; (ii) the total number of pounds (by type and grade) of each crop of such tobacco purchased by him during the 1943 selling season; (iii) the purchase prices paid therefor; and (iv) any other records of the same kind as he has customarily kept relating to the prices which he paid for such tobacco after the effective date of this regulation.

(b) Every purchaser subject to this regulation shall submit such reports to the Office of Price Administration Tobacco Section, Washington, D. C., as may be later required, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

SEC. 6. *Compliance with regulation.* (a) No buying or selling above maximum prices after November 13, 1943. On and after November 13, 1943, regardless of any contract, agreement or other obligation.

(1) No person shall sell or deliver any type or grade of domestic cigar filler or binder tobacco of the 1943 crop for which maximum prices are established by this regulation, at a price in excess of the maximum price established by this regulation for the sale of the particular type or grade of the tobacco in question.

(2) No person in the course of trade or business shall buy or receive any type or grade of domestic cigar filler or binder tobacco of the 1943 crop for which maximum prices are established by this regulation at a price in excess of the maximum price established by this regulation for the sale of the particular type or grade of the tobacco in question.

(3) No person shall agree, offer, solicit or attempt to do any of the foregoing.

However, lower prices than those established by this regulation may be charged, demanded, paid or offered.

(b) *Evasion.* (1) The price limitations set forth in this regulation shall not be evaded, whether by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of, or relating to any type or grade of domestic cigar filler or binder tobacco of the 1943 crop for which maximum prices are established by this regulation, alone or in conjunction with any other commodity; or by way of any commission, service, transportation or other charge or discount, premium or other privilege, or by tying agreement or other trade understanding or otherwise.

(2) Specifically, but not exclusively, the following practices in the marketing of any type or grade of domestic cigar filler or binder tobacco of the 1943 crop for which maximum prices are established by this regulation, are prohibited:

(i) Any sale or purchase of such tobacco other than a type or grade for which maximum prices are established under section 2 of this regulation.

(ii) In the case of a seller, the grading of any of the 1943 crop in a manner that constitutes an alteration or deviation from the customary grading practices with respect to the 1942 crop, normal variations alone excepted.

(iii) In the case of a seller, in a sale made through a broker or agent, the elimination or reduction of commissions, fees, or other compensations customarily paid by the seller to a broker or agent with respect to similar sales of prior crops.

(iv) In the case of a grower, in a sale of his own crop, the payment to or receipt by him of a commission, fee, or other compensation where the total amount paid to and received by the grower exceeds his maximum price.

(c) *Enforcement.* Persons violating any of the provisions of this regulation are subject to the criminal penalties, civil enforcement actions and suits for treble damages provided by the Emergency Price Control Act of 1942, as amended.

SEC. 7. *Petitions for amendment.* Any person seeking a general modification of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1,² issued by the Office of Price Administration.

SEC. 8. *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization

may be given by the Administrator or by any official of the Office of Price Administration having authority to act upon the pending request for a change in price or to give the authorization.

SEC. 9. *Definitions.* (a) When used in this regulation the term:

"Domestic cigar filler type tobacco" means U. S. types Nos. 41, 42, 43 and 44, as specified in Regulatory Announcement No. 118 of the Bureau of Agricultural Economics, United States Department of Agriculture, and as further defined below:

"Type 42 Ohio—Gebhardt" means a Broadleaf type tobacco also known as Seedleaf.

"Type 42 Ohio—Hybrid" means a crossed seed Broadleaf type, classified as Seedleaf.

"Type 43 Ohio—Zimmer or Spanish" means a Havana Seed type.

"Type 44 Ohio—Dutch or Little Dutch" means a very narrow Seedleaf type.

"Domestic cigar binder type tobacco" means U. S. types Nos. 51, 52, 53, 54, and 55, as specified in Regulatory Announcement No. 118 of the Bureau of Agricultural Economics, United States Department of Agriculture, except that for purposes of this regulation, binder type tobacco grown in Great County, Wisconsin (type 54), shall be considered as type 55.

"Person" includes an individual, corporation, partnership, association or any other organized group of persons or a legal successor or representative of any of the foregoing, and includes the United States Government or any agency thereof or any other government, or any of its political subdivisions or any agency of any of the foregoing.

"Grade" means a subdivision of the type of tobacco according to group and quality, and according to color when color is of sufficient importance to be treated as a separate factor.

"Priming" means a picking of tobacco.

"Sorted tobacco" means tobacco separated by grades at the farm and weighed at time of delivery to the buyer (green weight).

"Green weight" means the weight of the tobacco at its first weighing after delivery or acceptance in the bundle and after being cured in a shed.

"Selling weight" means the weight of the tobacco when involved.

"1943 crop" means domestic cigar filler and binder tobaccos grown during the 1943 season.

"1942 crop" means domestic cigar filler and binder tobaccos grown during the 1942 growing season.

"Sell" includes sell, supply, dispose, barter, lease, transfer, and deliver, and contracts and offers to do any of the foregoing. The terms "sale", "selling", "sold", and "seller" shall be construed accordingly. "Purchase" includes contracts and offers to purchase. The terms "buy", "bought" and "purchaser" shall be construed accordingly.

(b) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to other terms used herein.

This regulation shall become effective November 13, 1943.

NOTE: All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 13th day of November 1943.

JAMES G. ROGERS, Jr.,
Acting Administrator.

Approved: November 13, 1943.

ASHLEY SELLERS,
Assistant War Food Administrator.

[F. R. Doc. 43-18349; Filed, November 13, 1943;
4:08 p. m.]

PART 1305—ADMINISTRATION

[Supp. Order 75,¹ Amdt. 1]

ADDING PROVISIONS FOR PRICING SALES TO GOVERNMENT PROCUREMENT AGENCIES ON CANNED FISH AND SEAFOOD

A statement of the considerations involved in the issuance of this supplementary order has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Section 1305.208 (a) is amended by deleting the words "when payment is made within 10 days of delivery" and inserting in their place the words "if payment is made within 10 days from date of receipt by the designated office of the

*Copies may be obtained from the Office of Price Administration.

18 F.R. 3718.

government procurement agency of a properly authenticated claim".

This amendment shall become effective November 22, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of November 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18452; Filed, November 16, 1943;
12:01 p. m.]

PART 1340—FUEL [RPS 88,¹ Amdt. 136]

PETROLEUM AND PETROLEUM PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 1340.159 (c) (3) (xii) is amended to read as follows:

(xii) *New York City, New York, Metropolitan Area—Maximum prices for kerosene, No. 1 fuel oil, range oil and stove oil and Nos. 2, 3 and 4 distillate fuel oil.* In the New York City, New York, Metropolitan Area, comprising the City of New York and the Counties of Westchester, Nassau and Suffolk, maximum prices shall be as follows:

(a) *For kerosene, No. 1 fuel oil, range oil and stove oil.* (All prices in cents per gallon.)

18 F.R. 14004.

WHOLESALE F. O. B. PRICES

	F. o. b. terminals in bulk lots loaded into barge	F. o. b. terminals in bulk lots loaded into tank car	Loaded into buyer's tank wagon in any quantity
For delivery within:			
<i>New York City</i>	7.0	7.2	7.5
excepting:			
<i>Borough of Richmond</i>	7.0	7.1	7.5
<i>Westchester County</i>			7.6
excepting:			
<i>Towns of Peekskill and Verplanck</i>			7.7
<i>Towns of Chappaqua and Katonah</i>			8.3
<i>Nassau County</i>			7.7
excepting:			
<i>Towns of Garden City and New Hyde Park</i>			7.9
<i>Towns of Merrick, Massapequa and West Hempstead</i>			8.1
<i>Suffolk County</i>			7.8
excepting:			
<i>Towns of Northport and Port Jefferson</i>			7.9
<i>Towns of Amityville, Babylon, Bay Shore, Lindenhurst and Patchogue</i>			8.0
<i>Towns of Greenport, Montauk, Riverhead, and Sag Harbor</i>			8.1

DELIVERED PRICES

	For tank wagon deliveries to resellers in any quantity	For tank wagon deliveries to consumers in quantities of 25 gallons or over	For tank wagon deliveries to consumers in quantities of less than 25 gallons and truck deliveries in containers in quantities of less than 25 gallons	For returnable steel barrel deliveries in any quantity
For delivery within:				
<i>New York City</i>	9.8	10.3	12.8	13.3
<i>Westchester County</i>	9.8	10.3	12.0	13.3
excepting:				
<i>Townships of North Salem, Lewisboro, Somers, Yorktown, Bedford and Pound Ridge</i>	10.3	10.8	12.5	13.8
<i>Nassau County</i>	10.0	10.5	12.0	13.5
<i>Suffolk County</i>	10.6	10.6	12.0	13.6
excepting:				
<i>Townships of Riverhead, Southampton, Southold, and East Hampton</i>	10.7	10.7	12.0	13.7
<i>Township of Shelter Island</i>	11.2	11.2	12.5	14.2

¹ Suffolk County, Insofar as the delivered prices herein are concerned, excludes Fishers, Gardiners, Gull, Plum, Robbins Islands. Maximum prices for these excluded islands continue to be determined under other provisions of Revised Price Schedule No. 88.

NOTE: Section 1340.159 (b) (9), providing for an increase of .3 of a cent per gallon on tank wagon and certain container deliveries (steel barrel deliveries), does not apply to the maximum prices established herein; there are no additions to be made to such prices.

(b) For Nos. 2, 3 and 4 distillate fuel oil. (All prices in cents per gallon.)

WHOLESALE F. O. B. PRICES

	F. o. b. terminals in bulk lots loaded into barge	F. o. b. terminals in bulk lots loaded into tank car	Loaded into buyer's tank wagon in any quantity
For delivery within:			
<i>New York City</i>	6.6	6.8	7.1
excepting:			
Borough of Richmond	6.6	6.7	7.1 7.2
<i>Westchester County</i>			
excepting:			
Town of Mamaroneck			7.3
Towns of Chappaqua and Katonah			7.8
<i>Nassau County</i>			7.3
excepting:			
Towns of Garden City and New Hyde Park			7.5
Towns of Massapequa, Merrick and West Hempstead			7.7
<i>Suffolk County</i>			7.4
excepting:			
Towns of Amityville, Babylon, Bay Shore, Lindenhurst, Northport, Patchogue and Port Jefferson			7.5
Towns of Greenvale, Montauk, Riverhead and Sag Harbor			7.7

DELIVERED PRICES

	For tank wagon deliveries in quantities of 100 gallons or over	For tank wagon deliveries in quantities of less than 100 gallons	For returnable steel barrel de- liveries in any quantity
For delivery within:			
<i>New York City</i>	9.0	9.5	12.0
<i>Westchester County</i>	9.0	9.5	12.0
<i>Nassau County</i>	9.1	9.6	12.1
<i>Suffolk County</i> ¹	9.2	9.7	12.2
excepting:			
Township of Brookhaven	9.3	9.8	12.3
Towships of Riverhead, Southampton, Southold, and East Hampton	9.4	9.9	12.4
Township of Shelter Island	9.9	10.4	12.9

¹ Suffolk County, insofar as the delivered prices herein are concerned, excludes Fishers, Gardiners Gull, Plum and Robbins Islands. Maximum prices for these excluded islands continue to be determined under other provisions of Revised Price Schedule No. 88.

NOTE: Section 1340.159 (b) (9), providing for an increase of .3 of a cent per gallon on tank wagon and certain container deliveries (steel barrel deliveries), does not apply to the maximum prices established herein; there are no additions to be made to such prices.

This amendment shall become effective November 22, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of November 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18458; Filed, November 16, 1943;
11:57 a. m.]

PART 1340—FUEL

[RPS 88¹; Amdt. 138]

PETROLEUM AND PETROLEUM PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Price Schedule No. 88 is amended in the following respects:

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 3718.

	Cents
Bristol	10.7
Brockfield	10.4
Brookline	9.4
Cambridge	11.2
Campton	10.7
Canaan	10.1
Candia	9.7
Canterbury	10.0
Carroll	10.9
Center Harbor	10.7
Charlestown	10.2
Chatham	10.4
Chester	9.7
Chesterfield	10.2
Chichester	10.0
Claremont	10.3
Clarksville	11.2
Colebrook	11.2
Columbia	11.2
Concord	10.0
Conway	10.4
Cornish	10.3
Croydon	10.3
Dalton	11.0
Danbury	10.0
Danville	9.4
Deerfield	9.7
Derry	9.4
Deering	9.9
Dixville	11.2
Dorchester	10.7
Dover	9.2
Dublin	9.8
Dummer	10.4
Dunbarton	9.7
Durham	9.2
East Kingston	9.4
Easton	10.7
Eaton	10.4
Effingham	10.4
Ellsworth	10.7
Enfield	10.1
Epping	9.2
Epsom	10.0
Errol	11.2
Exeter	9.2
Farmington	9.3
Fitzwilliam	9.6
Francesstown	9.9
Franconia	10.9
Franklin	10.0
Freedom	10.4
Fremont	9.4
Gilford	10.2
Gilmanton	10.1
Gilsum	10.2
Goffstown	9.7
Gorham	10.4
Goshen	10.3
Grafton	10.1
Grantham	10.3
Greenfield	9.8
Greenland	9.2
Greenville	9.4
Groton	10.7
Hempstead	9.4
Hampton	9.4
Hampton Falls	9.4
Hancock	9.8
Hanover	10.1
Harrisville	9.8
Hart's Location	10.4
Haverhill	10.2
Hebron	10.2
Henniker	10.0
Hill	10.0
Hillsboro	9.9
Hinsdale	10.2
Holderness	10.7
Hollis	9.4
Hooksett	9.7
Hopkinton	10.0
Hudson	9.4

	<i>Cents</i>		<i>Cents</i>		<i>Cents</i>
Jackson	10.4	Salem	9.4	Bakersfield	9.7
Jaffrey	9.8	Salisbury	10.0	Baltimore	9.7
Jefferson	11.0	Sanbornton	10.0	Barnard	10.1
		Sandown	9.4	Barnet	10.2
Keene	10.2	Sandwich	10.7	Barre	10.2
Kensington	9.4	Seabrook	9.4	Barre City	10.2
Kilkenny	10.4	Sharon	9.8	Barton	10.6
Kingston	9.4	Sheiburne	10.4	Basin Harbor	9.8
		Somersworth	9.2	Belvidere	9.8
Laconia	10.2	South Hampton	9.4	Belvidere Center	9.8
Lancaster	11.0	Springfield	10.3	Belvidere Corners	9.8
Landaff	10.7	Stark	11.0	Bennington	9.4
Langdon	10.2	Stewartstown	11.2	Benson	9.3
Lebanon	10.1	Stoddard	10.2	Berlin	10.2
Lee	9.2	Strafford	10.1	Berkshire	10.2
Lempster	10.3	Stratford	11.2	Bethel	10.4
Lincoln	10.7	Stratham	9.2	Binghamville	9.8
Lisbon	10.9	Success	10.4	Bloomingfield	11.2
Litchfield	9.7	Sullivan	10.2	Bolton	9.5
Littleton	10.9	Sunapee	10.3	Bradford	10.2
Livermore	10.7	Surry	10.2	Braintree	10.4
Londonderry	9.7	Sutton	10.0	Brandon	9.5
Loudon	10.0	Swanzey	10.2	Brattleboro	10.2
Lyman	10.9			Bridgewater	10.1
Lyme	10.1	Tamworth	10.4	Bridport	10.0
Lyndeboro	9.4	Temple	9.8	Brighton	10.6
		Thornton	10.7	Bristol	9.8
Madbury	9.2	Tilton	10.0	Brookfield	10.4
Madison	10.4	Troy	10.2	Brookline	10.2
Manchester	9.7	Tuftonboro	10.4	Brownington	10.6
Marlboro	10.2	Twin Mt.	10.9	Brunswick	11.2
Marlow	10.2			Burke	10.2
Mason	9.4	Unity	10.3	Burlington City	9.2
Meredith	10.2			Cabot	10.2
Merrimack	9.4	Wakefield	9.3	Calais	10.2
Middleton	9.3	Walpole	10.2	Cambridge	9.8
Milan	10.4	Warner	10.0	Cambridge Junction	9.8
Milford	9.4	Warren	10.7	Canaan	11.2
Millsfield	11.2	Washington	9.9	Castleton	9.3
Milton	9.3	Waterville	10.7	Cavendish	9.7
Monroe	10.9	Weare	9.7	Cedar Beach	9.5
Mount Vernon	9.4	Webster	10.0	Charleston	10.6
Moultonboro	10.7	Wentworth	10.7	Charlotte	9.5
		Wentworth Loc.	11.2	Checkerberry Village	9.5
Nashua	9.4	Westmoreland	10.2	Chelsea	10.2
Nelson	10.2	Whitefield	11.0	Chester	9.7
New Boston	9.7	Wilmot	10.0	Chittenden	9.5
Newcastle	9.2	Wilton	9.4	Clarendon	9.5
New Durham	9.3	Winchester	10.2	Cloverdale	9.8
New Hampton	10.7	Windham	9.7	Colbyville	9.8
New Ipswich	9.4	Windsor	9.9	Colchester	9.5
New London	10.3	Wolfeboro	10.4	Concord (excluding E. Concord)	10.2
Newbury	10.3	Woodstock	10.7	Corinth	10.2
Newfields	9.2			Cornwall	10.0
Newington	9.2			Coventry	10.6
Newmarket	9.2			Craftsbury	10.2
Newport	10.3			Danby	9.4
Newton	9.4			Danville	10.2
No. Hampton	9.2			Derby	10.6
Northwood	10.1			Dorset	9.4
Northfield	10.0			Dummerston	10.2
Northumberland	11.0			Duxbury	9.8
Nottingham	9.2				
Odell	11.2			East Barnard	10.4
Orange	10.1			East Charlotte	9.5
Orford	10.2			East Concord	11.0
Ossipee	10.4			East Dover	10.2
				East Fletcher	9.8
Pelham	9.4			East Georgia	9.7
Pembroke	10.0			East Granville	10.4
Peterboro	9.8			East Haven	10.2
Piermont	10.2			East Monkton	9.8
Pinkham	10.4			East Montpelier	10.2
Pittsburgh	11.2			Eden	10.2
Pittsfield	10.1			Elmore	10.2
Plainfield	10.1			Enosburg	10.2
Plaistow	9.4			Essex Center	9.5
Plymouth	10.7			Essex Junction	9.2
Portsmouth	9.2			Fairfax	9.7
Randolph	10.4			Fairfield	9.7
Raymond	9.7			Fairhaven	9.3
Richmond	10.2			Fairlee	10.2
Rindge	9.6			Fayston	9.8
Rochester	9.3			Ferdinand	10.6
Rollinsford	9.2			Ferrisburg	9.8
Roxbury	10.2			Fletcher	9.8
Rumney	10.7			Fort Ethan Allen	9.2
Rye	9.2	Avery's Gore (Averill District)	11.2	Franklin	10.2
		Avery's Gore (St. Albans District)	9.7		

	Cents		Cents		Cents
Georgia	9.7	North Underhill	9.5	Waitsfield	10.2
Glastenbury	9.4	North Williston	9.5	Walden	10.2
Glover	10.6	Norton	11.2	Waldsboro	10.2
Goshen	9.5	Norwich	10.1	Wallingford	9.5
Grafton	10.2			Waltham	9.8
Granby	10.2	Orange	10.2	Warner's Grant	11.2
Grand Isle	9.5	Orwell	9.5	Warren	10.2
Grand Isle Station	9.5			Warren Gore	11.2
Granville	10.2	Panton	9.8	Washington	10.2
Greensboro	10.2	Pawlet	9.5	Waterbury	9.8
Groton	10.2	Peacham	10.2	Waterbury Center	9.8
Guildford	10.2	Peru	9.4	Waterford	10.2
Guildhall	11.0	Pittsfield	10.2	Waterville	9.8
Halifax	9.7	Pittsford	9.5	Weathersfield	10.2
Hancock	10.2	Plainfield	10.2	Wells	9.5
Hanksville	9.5	Pleasant Valley	9.8	Westfield	10.6
Hardwick	10.2	Plymouth	9.7	Westford	9.5
Hartford	10.1	Pomfret	10.1	Westminster	10.2
Hartland	10.1	Poultnay	9.3	Westmore	10.6
Highgate	9.7	Pownal	9.4	Weston	9.7
Hinesburg	9.5	Proctor	9.5	West Addison	9.8
Holland	10.6	Putney	10.2	West Bolton	9.5
Hubbardton	9.3			West Dover	9.4
Huntington	9.5	Queen City Park	9.5	West Fairlee	10.2
Huntington Center	9.5			West Ferrisburg	9.8
Hyde Park	10.2	Randolph	10.4	West Haven	9.3
Ira	9.5	Reading	10.1	West Lincoln	9.8
Irasburg	10.6	Readsboro	9.3	West Milton	9.5
Isle La Motte	9.8	Richford	10.2	West Rutland	9.5
Jamaica	10.2	Richmond	9.5	West Salisbury	10.0
Jay	10.6	Ripton	10.0	West Windsor	10.1
Jeffersonville	9.8	Rochester	10.2	Weybridge	10.0
Jericho	9.5	Rockingham	10.2	Wheelock	10.2
Jericho Center	9.5	Roxbury	10.4	Whiting	9.5
Johnson	10.2	Royalton	10.4	Whitingham	9.3
Jonesville	9.5	Rupert	9.5	Williamstown	10.2
Keelers Bay	9.5	Rutland	9.5	Williston	9.5
Kirby	10.2	Rutland City	9.5	Wilmington	9.4
Ladd Bay	9.5	Ryegate	10.2	Windham	10.2
Landgrove	9.4	St. Albans	9.7	Windsor	10.1
Leicester	9.5	St. Albans City	9.7	Winhall	9.4
Lemington	11.2	St. George	9.5	Winooski	9.2
Lewis	11.2	St. Johnsbury	10.2	Wolcott	10.2
Lincoln	9.8	Salisbury	9.5	Woodbury	10.2
Londonderry	9.4	Sandgate	9.4	Woodford	9.4
Long Point	9.8	Searsburg	9.4	Woodstock	10.1
Lowell	10.6	Shaftsbury	9.4	Worcester	10.2
Ludlow	9.7	Sharon	10.4		
Lunenburg	11.0	Sheffield	10.2		
Lyndon	10.2	Shelburne	9.2		
Maidstone	11.0	Shelburne Falls	9.2		
Mallets Bay	9.2	Sheldon	10.2		
Manchester	9.4	Sherburne	10.2		
Marlboro	10.2	Shoreham	10.0		
Marshfield	10.2	Shrewsbury	9.5		
Mendon	9.5	Somerset	9.4		
Middlebury	10.0	South Burlington	9.2		
Middlesex	10.2	South Hero	9.5		
Middletown	9.3	South Lincoln	9.8		
Milton	9.7	South Starksboro	9.8		
Monkton Ridge	9.8	Springfield	10.2		
Montgomery	10.2	Stamford	9.3		
Montpelier	10.2	Stannard	10.2		
Moretown	10.2	Starksboro	9.5		
Morgan	10.6	Stockbridge	10.2		
Morristown	10.2	Stowe	10.2		
Mount Holly	9.7	Strafford	10.1		
Mount Tabor	9.4	Stratton	9.4		
Muddy Brook	9.5	Sudbury	9.5		
Newark	10.2	Sunderland	9.4		
Newbury	10.2	Sutton	10.2		
Newfane	10.2	Swanton	9.7		
New Haven	9.8				
New Haven Junction	9.8	Thetford	10.1		
New Haven Mills	9.8	Thompsons Point	9.8		
Newport	10.6	Tinmouth	9.5		
Newport City	10.6	Topsham	10.2		
North Duxbury	9.8	Townshend	10.2		
North Ferrisburg	9.8	Troy	10.6		
Northfield	10.2	Tunbridge	10.4		
North Hero	9.5	Underhill	9.5		
		Underhill Center	9.5		
		Vergennes	9.8		
		Vernon	10.2		
		Vershire	10.2		
		Victory	10.2		

NOTE: Section 1340.159 (b) (9), providing for an increase of .3 of a cent per gallon on tank wagon and certain container deliveries does not apply to the maximum prices established herein; there are no additions to be made to such prices.

(b) For single lot deliveries of less than 100 gallons, the maximum price at each point stated in inferior subdivision (a) above shall be increased by .5 of a cent per gallon.

This amendment shall become effective November 22, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of November 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18459; Filed, November 16, 1943;
11:59 a. m.]

PART 1340—FUEL

FRPS 88.1 Amdt. 1391

PETROLEUM AND PETROLEUM PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 1340.159 (c) (3) (xxxx) is added to read as follows:

*Copies may be obtained from the Office of Price Administration.

18 F.R. 3718.

(xix) STATE OF NEW JERSEY, KEROSENE, NO. 1 FUEL OIL, RANGE OIL AND STOVE OIL
[All prices in cents per gallon]

	Wholesale f. o. b. prices				Delivered prices		
	F. o. b. terminals in bulk lots loaded into barges	F. o. b. refineries, seaboard tanker terminals and pipeline terminals in bulk lots loaded into tank cars and motor transports in single lots of 3,000 gallons or over	Loaded into buyer's tank wagon in single lots of less than 3,000 gallons		For tank wagon delivery to re-sellers in any quantity	For tank wagon delivery to consumers in quantities of 25 gallons or over	For tank wagon delivery to consumers in quantities of less than 25 gallons and truck deliveries in containers in quantities of less than 25 gallons
For delivery within:				For delivery within:			
Union County.....	7.0	7.1	7.6	Union County.....	10.0	10.5	12.0
Middlesex County.....	7.0	7.1	7.6	Middlesex County.....	10.0	10.5	12.0
Excepting town of Dunellen.....			7.7	Essex County.....	10.0	10.5	12.0
Essex County.....	7.0	7.1	7.8	Hudson County.....	10.0	10.5	12.0
Excepting storage facilities situated on Doremus Avenue, city of Newark.....	7.0	7.1	7.6	Bergen County.....	10.0	10.5	12.0
Hudson County.....	7.0	7.1	7.8	Passaic County.....	10.0	10.5	12.0
Excepting city of Bayonne.....	7.0	7.1	7.6				13.5
Bergen County.....	7.0	7.1	7.9				13.5
Excepting:							
Borough of Edgewater.....	7.0	7.1	7.6				
Borough of North Arlington and township of Lyndhurst.....			7.8				
Passaic County.....			7.9				13.5

NOTE: §1340.159 (b) (9), providing for an increase of .3 of a cent per gallon on tank wagon and certain container deliveries, does not apply to the maximum prices established herein; there are no additions to be made to such prices.

GRADES NO. 2, 3, AND 4 DISTILLATE FUEL OIL
[All prices in cents per gallon]

	Wholesale f. o. b. prices				Delivered prices		
	F. o. b. terminals in bulk lots loaded into barges	F. o. b. refineries, seaboard tanker terminals, and pipe-line terminals, in bulk lots loaded into tank cars and motor transports, in single lots of 3,000 gallons or over	Loaded into buyer's tank wagon in single lots of less than 3,000 gallons		For tank wagon deliveries in quantities of 100 gallons or over	For tank wagon deliveries in quantities of less than 100 gallons	For returnable steel barrel deliveries in any quantity
For delivery within:				For delivery within:			
Union County.....	6.6	6.7	7.0	Entire State of New Jersey.....	9.0	9.5	12.0
Middlesex County.....	6.6	6.7	7.0				
Excepting town of Dunellen.....			7.4				
Essex County.....	6.6	6.7	7.1				
Excepting storage facilities situated on Doremus Avenue, city of Newark.....	6.6	6.7	7.0				
Hudson County.....	6.6	6.7	7.2				
Excepting city of Bayonne.....	6.6	6.7	7.0				
Bergen County.....	6.6	6.7	7.2				
Excepting:							
Borough of Edgewater.....	6.6	6.7	7.0				
City of Garfield and borough of Wallington.....			7.3				
Boroughs of East Paterson, Paramus and Ramsey; township of Wyckoff and town of Mahwah.....							
Passaic County.....			7.5				
Excepting city of Paterson and borough of Hawthorne.....			7.3				
			7.5				

NOTE: §1340.159 (b) (9), providing for an increase of .3 of a cent per gallon on tank wagon and certain container deliveries, does not apply to the maximum prices established herein; there are no additions to be made to such prices.

This amendment shall become effective November 22, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E. O. 9250; 7 F.R. 7871; E. O. 9328, 8 F.R. 4681)

Issued this 16th day of November 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18460; Filed, November 16, 1943;
12:03 p. m.]

PART 1340—FUEL

[RPS 88; Amdt. 140]

PETROLEUM AND PETROLEUM PRODUCTS

A statement of the considerations involved in the issuance of this amend-

ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Price Schedule No. 88 is amended in the following respects:

1. Section 1340.159 (c) (3) (xi) is revoked.

2. Section 1340.159 (c) (3) (xxiii) is amended to read as follows:

(xxiii) *Metropolitan Boston, Massachusetts Area—Maximum prices for Kerosene, No. 1 fuel oil, range oil and Nos. 2, 3, and 4 distillate fuel oil.* In the Metropolitan Boston, Massachusetts area, comprising the following towns and cities: Arlington, Belmont, Boston, Braintree, Brookline, Cambridge, Canton, Chelsea, Cohasset, Dedham, Dover, Everett, Hingham, Hull, Lexington, Lynn, Malden, Medford, Melrose, Milton, Nahant, Needham, Newton, Quincy, Reading (but not

North Reading), Revere, Saugus, Somerville, Stoneham, Swampscott, Wakefield, Waltham, Watertown, Wellesley, Weston, Westwood, Weymouth, Winchester, Winthrop, and Woburn, maximum prices shall be as follows:

(a) *For Kerosene, No. 1 fuel oil and Range Oil:*

	Cents per gallon.
F. o. b. terminals in bulk lots loaded into barges except on sales between original suppliers.....	6.95
F. o. b. terminals in bulk lots loaded into tank cars or motor transports.....	7.2
F. o. b. barge and inland terminals, except Shell Oil Company's pipeline terminal in Waltham, Massachusetts, loaded into tank car or motor transport.....	7.3
F. o. b. Shell's pipeline terminal at Waltham, Massachusetts, except for sales to jobbers whose bulk plants are located in the following cities and towns: Brookline, Watertown, Waltham, Newton, Wellesley, Weston, Lincoln, Natick, Wayland, Maynard,	

Cents per gallon.	
Sudbury, Framingham, Ashland, Sherborn, Hopkinton and Holliston loaded into tank car or motor transport	7.2
F. o. b. Shell's Pipeline terminal at Waltham, Massachusetts, for sales to jobbers whose bulk plants are located in the following cities and towns: Brookline, Watertown, Waltham, Newton, Wellesley, Weston, Lincoln, Natick, Wayland, Maynard, Sudbury, Framingham, Ashland, Sherborn, Hopkinton and Holliston loaded into tank car or motor transport	7.4
Loaded into buyer's tank wagons	7.8
Loaded into containers in quantities of 10 gallons or less	10.3
Tank wagon deliveries to resellers in quantities of 25 gallons or over	10.4
Tank wagon deliveries to consumers in quantities of 25 gallons or over	10.9
Tank wagon deliveries in quantities of less than 25 gallons and truck deliveries in containers in quantities of less than 25 gallons	12.6
(b) For Nos. 2, 3 and 4 Distillate Fuel Oil:	
F. o. b. refineries and seaboard tanker terminals loaded into barges except on sales between original suppliers	6.45
F. o. b. refineries and seaboard tanker terminals loaded into tank car or motor transport	6.7
F. o. b. barge and inland terminals except Shell Oil Company's pipeline terminal in Waltham, Massachusetts loaded into tank car or motor transport	6.8
F. o. b. Shell's pipeline terminal at Waltham, Massachusetts except for sales to jobbers whose bulk plants are located in the following cities and towns: Brookline, Watertown, Waltham, Newton, Wellesley, Weston, Lincoln, Natick, Wayland, Maynard, Sudbury, Framingham, Ashland, Sherborn, Hopkinton and Holliston loaded into tank car or motor transport	6.7
F. o. b. Shell's Pipeline terminal at Waltham, Massachusetts, for sales to jobbers whose bulk plants are located in the following cities and towns: Brookline, Watertown, Waltham, Newton, Wellesley, Weston, Lincoln, Natick, Wayland, Maynard, Sudbury, Framingham, Ashland, Sherborn, Hopkinton and Holliston loaded into tank car or motor transport	6.9
F. o. b. yard at seaboard tanker terminals, barge and inland terminals, and Shell's pipeline terminal at Waltham, Massachusetts loaded into buyer's tank wagons	7.1
F. o. b. yard at jobbers' inland bulk plant loaded into buyers' tank wagons	7.3
Tank wagon deliveries to consumers in quantities of 100 gallons or over except in the towns of Lynn, Swampscott, Saugus and Nahant	9.0
Tank wagon deliveries to consumers in quantities of 100 gallons or over in the towns of Lynn, Swampscott, Saugus and Nahant	9.1
Tank wagon deliveries to consumers in quantities of less than 100 gallons except in the towns of Lynn, Swampscott, Saugus and Nahant	9.5
Tank wagon deliveries to consumers in quantities of less than 100 gallons in the towns of Lynn, Swampscott, Saugus and Nahant	9.6

NOTE: Section 1340.159 (b) (9), providing for an increase of .3 of a cent per gallon on tank wagon and certain container deliveries does not apply to the maximum prices established under subdivisions (a) or (b) above;

there are no additions to be made to such prices.

This amendment shall become effective November 22, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9255, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 16th day of November, 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18461; Filed, November 16, 1943;
12:00 m.]

PART 1347—PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PRODUCTS, PRINTING AND PUBLISHING

[MPR 437,¹ Amdt. 1]

PULPWOOD PRODUCED IN EASTERN VIRGINIA

A statement of considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 437 is amended in the following respects:

1. The title of Maximum Price Regulation No. 437 is amended to read:

Pulpwood Produced in Eastern Virginia and in the Counties of Rockingham, Stokes, and Caswell in North Carolina.

2. In the preamble, § 1347.903, section 1 (a), section 4, and Appendix A (a) (1), the phrase "Eastern Virginia" is amended to read:

Eastern Virginia and in the Counties of Rockingham, Stokes and Caswell in North Carolina.

This amendment shall become effective November 22, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of November 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18462; Filed, November 16, 1943;
12:01 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 53,² Amdt. 9]

FATS AND OILS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 53 is amended in the following respects:

1. Section 7.1 (a) (1) is redesignated section 7.1 (a) (2); section 7.1 (a) (2) is redesignated section 7.1 (a) (3); and section 7.1 (a) (3) is redesignated section 7.1 (a) (4).

2. A new section 7.1 (a) (1) is added to read as follows:

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 9993.

² 8 F.R. 11150, 11508, 11296, 11739, 12022, 12542, 12559, 12873.

(1) *Discounts for prompt payment.* The above prices are before any discounts for prompt payment. Sellers shall continue to allow the same discounts for prompt payment as those they customarily allowed prior to May 21, 1943.

This amendment shall become effective November 22, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of November 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18453; Filed, November 16, 1943;
12:01 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 336,¹ Amdt. 9]

RETAIL CEILING PRICES FOR PORK CUTS AND PROCESSED MEAT PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Maximum Price Regulation No. 336 is amended in the following respects:

1. Section 6a (a) is amended to read as follows:

(a) After June 20, 1943, all sausage subject to this regulation must bear a descriptive label in accordance with the provisions of this section. A label satisfying the requirements of this section shall appear on each one and one-half pounds of frankfurters and pork or breakfast sausage other than bulk, and once on each piece of bologna or other sausage of similar form, or pork or breakfast sausage stuffed in artificial casings. The label may be a band or tag securely affixed to the sausage or printed or stamped upon the casing. A similar label shall also be stamped upon the wrapper, carton or other immediate container in which the sausage is placed. Enamel display cases or trays are not immediate containers.

You may not have in your store refrigerator or cooler any fresh sausage, smoked sausage, frankfurters, bologna, all beef knackwurst or all beef salami which have not been properly labeled.

2. Section 6a (b) (3) is amended to read as follows:

(3) Whatever of the following letters or words are appropriate to show the kind of casing used: H. C. for hog casing; S. C. for sheep casing; A. C. for artificial casing, except that no such designation is required for an artificial casing on which is printed the casing manufacturer's name or trademark; skinless, where artificial casings have been removed by the manufacturer. Where the same price applies to the sausage in more than one kind of natural casings, the letters N. C., indicating natural casings, may be used.

¹ 8 F.R. 2855, 4253, 5317, 5634, 6212, 7682, 8944, 9366, 12480, 13181.

Words used in this section which appear in Maximum Price Regulation No. 389—Ceiling Prices for Certain Sausage Items at Wholesale—shall be given the meaning ascribed such words by that regulation.

3. Section 11 (b) is amended by substituting for the date "March 1, 1943," therein, the date "April 1, 1943."

4. Section 13 is amended to read as follows:

SEC. 13. How to find your annual gross sales if you are a new retailer. If you open a retail store after March 31, 1943, which is not then a chain store, you must consider yourself a "Group 1 and 2" retailer and figure your ceiling prices according to the following table:

5. Item 15A of the price table for Group 1-2 stores in section 19 is amended to read as follows:

	Zone 1, group 1-2	Zone 2, group 1-2	Zone 3 and 4, group 1-2	Zone 5, group 1-2	Zone 6 and 7, group 1-2	Zone 8 and 9, group 1-2	Zone 10, group 1-2
15A. Boneless loins (Canadian bacon), whole or piece:	Cents 59 64	Cents 57 62	Cents 56 61	Cents 57 62	Cents 58 63	Cents 58 63	Cents 58 63
1. Smoked.....							
2. Ready-to-eat.....							

6. Item 15B of the price table for Group 1-2 stores in section 19 is amended to read as follows:

	Zone 1, group 1-2	Zone 2, group 1-2	Zone 3 and 4, group 1-2	Zone 5, group 1-2	Zone 6 and 7, group 1-2	Zone 8 and 9, group 1-2	Zone 10, group 1-2
15B. Boneless loins (Canadian bacon), store sliced:	Cents 66 72	Cents 64 71	Cents 63 68	Cents 64 69	Cents 64 70	Cents 65 71	Cents 65 71
1. Smoked.....							
2. Ready-to-eat.....							

7. Item 15A of the price table for Group 3-4 stores in section 19 is amended to read as follows:

	Zone 1, group 3-4	Zone 2, group 3-4	Zone 3 and 4, group 3-4	Zone 5, group 3-4	Zone 6 and 7, group 3-4	Zone 8 and 9, group 3-4	Zone 10, group 3-4
15A. Boneless loins (Canadian bacon), whole or piece:	Cents 57 62	Cents 57 61	Cents 55 60	Cents 54 59	Cents 55 60	Cents 56 61	Cents 56 61
1. Smoked.....							
2. Ready-to-eat.....							

8. Item 15B of the price table for Group 3-4 stores in section 19 is amended to read as follows:

	Zone 1, group 3-4	Zone 2, group 3-4	Zone 3 and 4, group 3-4	Zone 5, group 3-4	Zone 6 and 7, group 3-4	Zone 8 and 9, group 3-4	Zone 10, group 3-4
15B. Boneless loins (Canadian bacon), store sliced:	Cents 63 68	Cents 62 67	Cents 60 66	Cents 61 66	Cents 62 67	Cents 62 67	Cents 62 68
1. Smoked.....							
2. Ready-to-eat.....							

9. Item 7 of the price table for Group 1 and 2 stores in section 20 is amended to read as follows:

	Zone 1, group 1-2	Zone 2, group 1-2	Zone 3, group 1-2	Zone 4, group 1-2	Zone 5, group 1-2	Zone 6, group 1-2	Zone 7, group 1-2	Zone 8, group 1-2	Zone 9, group 1-2	Zone 10, group 1-2
7. Salami—soft, A. C.:	\$0.49	\$0.48	\$0.47	\$0.46	\$0.45	\$0.46	\$0.46	\$0.46	\$0.47	\$0.48
All beef.....										

10. Items 8, 9, 10, 11 and 12 of the price table for Group 1 and 2 stores in section 20 are redesignated items 9, 10, 11, 13 and 14 respectively.

11. Item 8 of the price table for Group 1 and 2 stores in section 20 is added to read as follows:

	Zone 1, group 1-2	Zone 2, group 1-2	Zone 3, group 1-2	Zone 4, group 1-2	Zone 5, group 1-2	Zone 6, group 1-2	Zone 7, group 1-2	Zone 8, group 1-2	Zone 9, group 1-2	Zone 10, group 1-2
8. Salami—medium or hard, A. C. (Solid weight shall not exceed 80% of the pure hard weight): All beef.....										

12. Item 11 of the price table for Group 1 and 2 stores in section 20 is amended to read as follows:

	Zone 1, group 1-2	Zone 2, group 1-2	Zone 3, group 1-2	Zone 4, group 1-2	Zone 5, group 1-2	Zone 6, group 1-2	Zone 7, group 1-2	Zone 8, group 1-2	Zone 9, group 1-2	Zone 10, group 1-2
11. Fresh sausage, A. C. or sealed card-board waxed cup:										
Type 2.....										

13. Type 3.....

14. Type 4.....

15. Type 5.....

13. Item 12 of the price table for Group 1 and 2 stores in section 20 is added to read as follows:

	Zone 1, group 1-2	Zone 2, group 1-2	Zone 3, group 1-2	Zone 4, group 1-2	Zone 5, group 1-2	Zone 6, group 1-2	Zone 7, group 1-2	Zone 8, north and south, group 1-2	Zone 9, north and south, group 1-2	Zone 10, group 1-2
12. Fresh sausage, sealed cardboard containers of moisture-resistant paper:	\$0.43 .35 .25	\$0.41 .33 .23	\$0.40 .32 .23	\$0.39 .31 .22	\$0.40 .32 .22	\$0.40 .32 .22	\$0.41 .33 .23	\$0.41 .33 .23	\$0.41 .33 .23	\$0.41 .33 .23

14. Redesignated Item 13 of the price table for Group 1 and 2 stores in section 20 is amended to read as follows:

	Zone 1, group 1-2	Zone 2, group 1-2	Zone 3, group 1-2	Zone 4, group 1-2	Zone 5, group 1-2	Zone 6, group 1-2	Zone 7, group 1-2	Zone 8, north and south, group 1-2	Zone 9, north and south, group 1-2	Zone 10, group 1-2
13. Fresh sausage, bulk:	\$0.55 41 33 24	\$0.52 40 32 23	\$0.49 39 32 23	\$0.45 38 31 22	\$0.44 38 31 22	\$0.45 38 31 22	\$0.47 39 31 22	\$0.47 39 31 22	\$0.49 40 32 23	\$0.49 40 32 23

15. Item 7 of the price table for Group 3 and 4 stores in section 20 is amended to read as follows:

	Zone 1, group 3-4	Zone 2, group 3-4	Zone 3, group 3-4	Zone 4, group 3-4	Zone 5, group 3-4	Zone 6, group 3-4	Zone 7, group 3-4	Zone 8, north and south, group 3-4	Zone 9, north and south, group 3-4	Zone 10, group 3-4
7. Salami—soft, A. C.:	\$0.47	\$0.46	\$0.45	\$0.45	\$0.44	\$0.44	\$0.44	\$0.45	\$0.46	\$0.46

16. Items 8, 9, 10, 11 and 12 of the price table for Group 3 and 4 stores in section 20 are redesignated items 9, 10, 11, 13 and 14 respectively.
17. Item 8 of the price table for Group 3 and 4 stores in section 20 is added to read as follows:

	Zone 1, group 3-4	Zone 2, group 3-4	Zone 3, group 3-4	Zone 4, group 3-4	Zone 5, group 3-4	Zone 6, group 3-4	Zone 7, group 3-4	Zone 8, north and south, group 3-4	Zone 9, north and south, group 3-4	Zone 10, group 3-4
8. Salami—medium or hard, A. C. (solid weight shall not exceed 80% of the purchase price): All beef.	\$0.67	\$0.66	\$0.65	\$0.65	\$0.64	\$0.64	\$0.65	\$0.65	\$0.66	\$0.66

18. Redesignated Item 11 of the price table for Group 3 and 4 stores in section 20 is amended to read as follows:

	Zone 1, group 3-4	Zone 2, group 3-4	Zone 3, group 3-4	Zone 4, group 3-4	Zone 5, group 3-4	Zone 6, group 3-4	Zone 7, group 3-4	Zone 8, group 3-4	Zone 9, group 3-4	Zone 10, group 3-4
11. Fresh sausage, A. C. or sealed cardboard waxed cup:										

Type 2

Type 3

Type 4

11. Fresh sausage, A. C. or sealed cardboard waxed cup:

Type 2

Type 3

Type 4

11. Fresh sausage, A. C. or sealed cardboard waxed cup:

Type 2

Type 3

Type 4

12. Fresh sausage, sealed cardboard or plastic cartons or packages of moisture-resistant paper:

Type 2

Type 3

Type 4

12. Fresh sausage, sealed cardboard or plastic cartons or packages of moisture-resistant paper:

Type 2

Type 3

Type 4

12. Fresh sausage, sealed cardboard or plastic cartons or packages of moisture-resistant paper:

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

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Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

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Type 4

13. Fresh sausage, bulk:

Type 1

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13. Fresh sausage, bulk:

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13. Fresh sausage, bulk:

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13. Fresh sausage, bulk:

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13. Fresh sausage, bulk:

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13. Fresh sausage, bulk:

Type 1

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Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage, bulk:

Type 1

Type 2

Type 3

Type 4

13. Fresh sausage,

Maximum Price Regulation No. 368 is amended in the following respects:

In section 23 *Maximum prices*, Table 14 is amended, and Tables 17C, 17D, and 17E are added, all to read as follows:

TABLE 14—MIXED HARDWOODS

Dunnage or No. 4 Common. Lumber of any hardwood species of standard widths and lengths but poorer in quality than No. 3B Common. \$20.00

TABLE 17C—MIXED HARDWOODS NO. 1 DIMENSION

Thickness and width (inches)	Lengths (feet)										
	4	6	8	9	10	12	14	16	18	20	22 and 24
2 x 2	\$27.50	\$27.50	\$34.50	\$35.50	\$34.50	\$34.50	\$35.50	\$36.50	\$38.00	\$39.00	\$44.50
2 x 3	26.50	26.50	33.50	34.50	33.50	33.50	34.50	35.50	37.00	38.00	43.50
2 x 4	25.50	25.50	32.50	33.50	32.50	32.50	33.50	34.50	36.00	37.00	42.50
2 x 5	29.00	29.00	36.00	38.50	37.50	37.50	37.50	38.50	42.00	44.00	48.50
2 x 6	25.50	25.50	32.50	33.50	32.50	32.50	33.50	34.00	36.00	37.00	42.50
2 x 8	25.50	25.50	32.50	33.50	32.50	32.50	33.50	34.00	36.00	37.00	42.50
2 x 10	29.00	29.00	36.00	38.50	37.50	37.50	37.50	38.50	42.00	44.00	48.50
2 x 12	31.00	31.00	38.00	40.50	39.50	39.50	40.50	44.00	46.00	50.50	

TABLE 17D—MIXED HARDWOODS NO. 2 DIMENSION

Thickness and width (inches)	Lengths (feet)										
	4	6	8	9	10	12	14	16	18	20	22 and 24
2 x 2	\$25.50	\$25.50	\$31.50	\$32.50	\$31.50	\$31.50	\$32.50	\$33.50	\$35.00	\$36.00	\$41.50
2 x 3	24.50	24.50	30.50	31.50	30.50	30.50	31.50	32.50	34.00	35.00	40.50
2 x 4	23.50	23.50	30.50	30.50	29.50	29.50	30.50	31.50	33.00	34.00	39.50
2 x 5	24.00	24.00	30.00	34.00	33.00	32.00	32.00	32.00	35.50	37.50	43.00
2 x 6	22.50	22.50	28.50	29.50	28.50	28.50	29.50	30.00	32.00	33.00	38.50
2 x 8	22.50	22.50	28.50	29.50	28.50	28.50	29.50	30.00	32.00	33.00	38.50
2 x 10	24.00	24.00	30.00	34.00	33.00	32.00	32.00	32.00	35.50	37.50	43.00
2 x 12	26.00	26.00	32.00	34.00	33.00	33.00	33.00	34.00	37.50	38.50	44.00

TABLE 17E—MIXED HARDWOODS—INDUSTRIAL BLOCKING (MIXED OAK AND HARDWOODS)

All sizes up to and including 6" x 7" \$29.00
All sizes 6" x 8" and larger 31.00
When purchaser specifies and seller furnishes stock shorter than 3', add 3.00

This amendment shall become effective November 22, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of November 1943.

CHESTER BOWLES,
Administrator.

[F.R. Doc. 43-18454; Filed, November 16, 1943; 12:01 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136,¹ as Amended, Amdt. 105]

MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 1390.25 (a) (44) is added to read as follows:

(44) *Bobbins and spools.* Notwithstanding any other provisions of this regulation, the maximum manufacturers' prices for bobbins and spools calculated under this regulation apart from this subparagraph shall be increased by 6%.

This amendment shall become effective November 22, 1943.

*Copies may be obtained from the Office of Price Administration.

¹7 F.R. 3198, 3370, 3447, 4176, 5047, 5362.

the war effort, for the granting of such adjustment. The Office of Price Administration may require, in connection with any such application, full data on costs, profits, and other relevant factors. Applications for adjustment under this section shall be filed with the Office of Price Administration in the manner provided in Revised Procedural Regulation No. 1.

2. The following are added in alphabetical order to the table of maximum prices set forth in Appendix A (a):

Alabama Gas Co., Birmingham, Ala.	\$.055
Asheville Gas Co., Asheville, N. C.	.04
Atlanta Gas Light Co., Atlanta, Ga.	
Athens Plant	.0425
Valdosta Plant	.045
Bangor Gas Co., Bangor, Maine	.05125
Battle Creek Gas Co., Battle Creek, Mich.	.0425
Bluefield Gas Co., Bluefield, W. Va.	.045
Bridgeton Gas Light Co., Bridgeton, N. J.	.05
Brockton Gas Light Co., Brockton, Mass.	.055
Danbury & Bethel Gas & Electric Light Co., Danbury, Conn.	.0425
Duke Power Co., Charlotte, N. C.	.04
Durham Gas Co., Durham, N. C.	.04
Fitchburg Gas & Electric Light Co., Fitchburg, Mass.	.055
Illinois Northern Utilities Co., Dixon, Ill.	.05
Interlake Iron Corporation, Chicago, Ill., Chicago Plant	.0576
Key City Gas Co., Dubuque, Iowa	.05
Knoxville Gas Co., Knoxville, Tenn.	.045
Lowell Gas Light Co., Lowell, Mass.	.0538
Michigan Consolidated Gas Co., Belding, Mich.	.04
Michigan Gas & Electric Co., Ashland, Wis.:	
Hancock Plant	.04
Marquette Plant	.04
Three Rivers Plant	.0425
Nashville Gas & Heating Co., Nashville, Tenn.	.055
National Utilities Co. of Michigan, Newark, Ohio:	
Benton Harbor Plant	.0425
Cadillac Plant	.0375
Coldwater Plant	.0425
Grand Haven Plant	.0425
Hillsdale Plant	.0425
Otsego Plant	.0425
South Haven Plant	.0425
Sturgis Plant	.0425
Traverse City Plant	.0375
National Utilities Co. of Missouri, Newark, Ohio	.045
Northern Indiana Fuel & Light Co., Newark, Ohio	.0425
Northern States Power Co., Minneapolis, Minn.	.0425
Northwest Cities Gas Co., Walla Walla, Wash.	.07
Pennsylvania Edison Co., Altoona, Pa.	.0475
Pennsylvania Electric Co., Reading, Pa.	.055
Philadelphia Gas Works Co., Philadelphia, Pa.	.055
Raleigh Gas Co., Raleigh, N. C.	.04
Republic Steel Corporation, Cleveland, Ohio, Chicago Plant	.0576
Roanoke Gas Co., Roanoke, Va.	.054
Salem Gas Light Co., Salem, Mass.	.0525
Salem Gas Light Co., Salem, N. J.	.04
South Carolina Electric & Gas Co., Columbia, S. C.	.0325
Spokane Gas & Fuel Co., Spokane, Wash.	.07
Springfield Gas Light Co., Springfield, Mass.	.0552
Taunton Gas Light Co., Taunton, Mass.	.05

Trinidad Electric Transmission, Rail-	way, and Gas Co., Trinidad, Colo.	\$.045
Ware Gas Co., Ware, Mass.		.06
Washington County Gas Co., John-		.0475
son City, Tenn.		
Wausau Gas Co., Wausau, Wis.		.0425
Western United Gas & Electric Co.,		
Aurora, Ill.		.05
Westfield Gas & Electric Light Dept.,		
Westfield, Mass.		.045
Wisconsin Fuel & Light Co., Mani-		
toowoc, Wis.		.0425
Wisconsin-Michigan Power Co., Ap-		
leton, Wis.		.0475

3. In Appendix A (a) the maximum price set opposite Tennessee Coal, Iron and Railroad Company is changed from \$0.0575 to \$0.07, and the name Senet-Solvay Company is changed to read Semet-Solvay Company.

4. A new sentence is added to Appendix A (b) to read as follows:

If a producer does not make bulk sales of coal tar, his maximum prices for sales in drums or other containers shall be the maximum prices for such sales which he established under the General Maximum Price Regulation, or if he did not establish maximum prices for such sales under the General Maximum Price Regulation, his maximum prices shall be the prices authorized upon application by the seller to the Office of Price Administration.

5. Appendix A (c) is amended to read as follows:

(c) *Discounts, differentials, and allowances to purchasers of different classes.* The maximum prices listed in paragraph (a) shall be subject to such customary discounts, differentials, and allowances for sales to purchasers of different classes as were established for sales by the seller under the General Maximum Price Regulation.

This amendment shall become effective November 22, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of November 1943.

CHESTER BOWLES,
Administrator.

[F.R. Doc. 43-18455; Filed, November 16, 1943;
12:02 p. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 425,¹ Amdt. 3]

FRESH FRUITS, BERRIES AND VEGETABLES FOR PROCESSING

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

Maximum Price Regulation No. 425 is amended in the following respects:

1. Section 3 is amended to read as follows:

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 9303, 9879, 12632, 12952, 14154.

SEC. 3. List of maximum prices for fresh fruits sold for processing. (a) In sales to any processor, the seller's maximum prices for the following listed fresh fruits shall be (delivered to the customary receiving point):

Variety	Cents per lb.
Cherries, red sour (including Morello cherries)	.08 1/4

Grapes, Concord ("Concord grapes") means any strain of Concord type grapes, of the purple slipskin varieties, including but not limited to Concords, Cottage, Eaton, Hartford, Hicks, Rockwood, Ives and Warden:

Dollars per ton
New York
Pennsylvania
Ohio
Michigan
Washington

Apples (The prices listed herein do not apply to grades of apples better than U. S. No. 1 Cannery Grade, 2 1/4 inch size and up, and "C" grade as established under Washington and Oregon state grades.)

Grade	Class A varieties	Class B varieties
U. S. No. 1 Cannery Grade, 2 1/4 inch size (and "C" grade as established under Washington and Oregon state grades)	Per cwt. \$3.10	Per cwt. \$2.50
U. S. No. 2 Cannery Grade, 2 1/4 inch size (and up to U. S. No. 1 Cannery Grade, 2 1/4 inch size and up)	1.65	1.50
Apples which grade less than U. S. No. 2 Cannery Grade (Ciders)	1.00	1.00

"Class A varieties" as used in this regulation means the following varieties:

New York—Baldwin, Rhode Island Greening, Northern Spy, Twenty Ounce, Northwestern Greening, Grimes Golden, Stayman, King, and Stark.

Pennsylvania, Maryland, West Virginia, and Virginia—York Imperial, Stayman, Golden Delicious, Grimes Golden.

Oregon and Washington—Golden Delicious, Winesap, Spitzenberg, Arkansas Black, Newtown, Rome Beauty, Stayman, Ortley, and Jonathan.

California—Gravenstein, Bellflower, Newtown, Baldwin, Northwest Greening, Rhode Island Greening, Arkansas Black, Black Twig, Jonathan, Golden Delicious, Rome Beauty, and Spitzenberg.

All other States—Golden Delicious, Northern Spy, Rhode Island Greening, Grimes Golden, Stayman, Rome Beauty, Baldwin, Wegener, Northwest Greening, Twenty Ounce and Stark.

"Class B varieties" as used in this regulation means all other varieties of apples used for processing.

"Delivered to the customary receiving point" means delivered to the processing plant, or delivered to the receiving station or assembly point where the particular buyer maintained, during the calendar year 1942, facilities for grading, weighing, repacking and loading onto the buyer's conveyance. In other words, the prices named include all transportation to that point. Any amount the buyer pays to get the goods to that point must be subtracted from the maximum price named. Any amount the seller pays to move the goods beyond that point may be added to the maximum price named.

(b) In sales to any processor, the seller's maximum prices, f. o. b. shipping point, for the following fresh fruit shall be:

Juice grapes (California juice grapes means and includes only the following varieties: Alicante, Aramon, Barberone, Burger, Burgundy, Carignane, Chianti, Cinsant, Gregano, Grenache, Juice Malagas, Malvoisie, Mataro, Mission, Muscat, Petite Bouschet, Petite Sirah, Valdepena, Zinfandel).

Juice grapes in lug boxes with a minimum net weight of 36 pounds for shipment out of California, per lug \$1.40.

Juice grapes in containers other than lug boxes with a minimum net weight of 36 pounds for shipment out of California, per pound 4¢.

2. A new section 14 is added to read as follows:

SEC. 14. Position of brokers and "finders." Maximum prices named in this regulation include brokerage, commission charges and all selling and buying expenses. In each case, the amount paid by the processor to the broker plus the amount paid by the processor to the seller shall not exceed the seller's maximum price, plus allowable transportation actually paid by the seller or by the broker. The term "broker" includes a "finder."

This amendment shall become effective November 22, 1943.

(56 Stat. 23, 765; Pub. Law 151; 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of November 1943.

CHESTER BOWLES,
Administrator.

Approved: November 8, 1943.

MARVIN JONES,
War Food Administrator.

[F.R. Doc. 43-18456; Filed, November 16, 1943;
12:02 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Rev. SR 14 to GMPR,¹ Amdt. 51]

SERVICING OF RAW RUBBER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 6.28 is added to read as follows:

SEC. 6.28 Servicing of raw rubber—

(a) *Applicability and terms of sale.* This section covers the servicing of all raw synthetic, plantation, guayule and wild rubbers and balata, when performed by any person. The servicing covered is that servicing of raw rubber for manufacturers which has normally been performed by members of the Rubber Trade Association of New York, Inc. In order to be entitled to the maximum prices in this section, any person who offered such service to manufacturers on June 15,

¹ 8 F.R. 3096, 3849, 4347, 4486, 4774, 4978, 4848, 6047, 6962, 8511, 9025, 9991, 11955, 13724.

1943 shall continue to supply all services which he offered and included in the price which he had in effect on that date. Any other person shall supply all services that his most closely competitive supplier is required to supply. If any person reduces in any way the service so required or makes his terms less favorable to purchasers than those in effect on June 15, 1943, there shall be a proportionate reduction in the maximum prices heretofore set.

(b) *Maximum prices.* The maximum price for the servicing of raw rubber, not including the consolidation of less than carload lots, shall be the price in the following table. On all less than carload lots which are consolidated, $\frac{1}{8}$ cent per pound may be added to the price in the table.

Long tons	Plantation, guayule and wild rubbers	Synthetic rubbers	Balata
	Cts. per lb.	Cts. per lb.	Cts. per lb.
750 tons and over.....	$\frac{1}{4}$	$\frac{1}{16}$	$\frac{1}{16}$
100 tons up to 750 tons.....	$\frac{1}{16}$	$\frac{1}{16}$	$\frac{1}{16}$
30 tons up to 100 tons.....	$\frac{1}{16}$	$\frac{1}{16}$	$\frac{1}{16}$
10 tons up to 30 tons.....	$\frac{1}{16}$	$\frac{1}{16}$	$\frac{1}{16}$
1 ton up to 10 tons.....	$\frac{1}{16}$	$\frac{1}{16}$	$\frac{1}{16}$
Less than 1 ton.....	2	$\frac{1}{16}$	4

This amendment shall become effective November 22, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of November 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18465; Filed, November 16, 1943;
11:59 a. m.]

PART 1499—COMMODITIES AND SERVICES [Order 37 Under 18 (c)]

WOOD CHIPS PRODUCED IN WISCONSIN AND MICHIGAN

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, it is ordered:

§ 1499.1531 *Adjustment of maximum prices for wood chips produced in Wisconsin and Michigan.* (a) On and after November 17, 1943, the maximum price for hardwood chips used in the manufacture of roofing felt, produced in the States of Wisconsin and Michigan, shall be as follows:

Hardwood Chips, bark content not to exceed 10 percent, \$4.35 per ton f. o. b. mill.

(b) All discounts, credit allowances and other terms relating to payment in effect by the seller in March 1942 shall apply to the prices herein determined.

(c) This Order No. 37 may be revoked or amended by the Price Administrator at any time.

This Order No. 37 (§ 1499.1531) shall become effective November 17, 1943.

No. 228—4

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of November 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18457; Filed, November 16, 1943;
12:03 p. m.]

TITLE 50—WILDLIFE

Chapter I—Fish and Wildlife Service

PART 25—SOUTHERN REGION NATIONAL WILDLIFE REFUGES

WHEELER NATIONAL WILDLIFE REFUGE, ALA.

Under authority of section 84 of the act of March 4, 1909, as amended by the act of April 15, 1924, 43 Stat. 98, and in extension of § 12.9 of the Regulations for the Administration of National Wildlife Refuges under the Jurisdiction of the Fish and Wildlife Service, dated December 19, 1940,¹ the following is hereby ordered:

§ 25.964 *Wheeler National Wildlife Refuge, Alabama; quail hunting.* Quail may be taken during the period from December 1 to December 23, 1943, inclusive, in such maximum numbers, at such times, and under such conditions as the Director of the Fish and Wildlife Service may prescribe to effect the harvesting of surplus quail, on all the lands of the Wheeler National Wildlife Refuge, Alabama, in accordance with the provisions of the Regulations for the Administration of National Wildlife Refuges under the Jurisdiction of the Fish and Wildlife Service, dated December 19, 1940,¹ and subject to the following conditions, provisions, restrictions, and requirements:

(a) *State game laws.* Any person while hunting on any area of the refuge open to hunting must comply with the applicable State laws and regulations.

(b) *Hunting licenses and permits.* Any person who hunts on the refuge shall be in possession of a valid hunting license issued by the State of Alabama authorizing him to hunt quail and of a permit, if required. Said license and permit shall serve as a Federal permit for hunting quail on the refuge and must be carried on the person of the licensee while so hunting. The license and permit must be exhibited upon the request of any representative of the Alabama Department of Conservation authorized to enforce the State game laws or of any representative of the Fish and Wildlife Service. Upon the request of any such officer, the licensee must also exhibit for inspection all game killed by him or in his possession.

(c) *Disorderly conduct; intoxication.* No person who is intoxicated will be permitted to enter or remain upon the refuge for the purpose of hunting hereunder, and any person who indulges in any disorderly conduct on the refuge will be removed therefrom by the officer in

charge and dealt with as prescribed by law.

(d) *Entry upon refuge.* Persons entering or crossing the refuge for the purpose of hunting, as permitted by the regulations in this section, shall use such routes of travel as may be designated by suitable posting by the officer in charge and shall not otherwise enter upon the refuge.

(e) *Forfeiture of privileges.* Failure of any person hunting on the refuge to comply with any of the provisions, conditions, restrictions, or requirements of the regulations in this section or the violation by him of any of the provisions of State or Federal laws or regulations applicable to hunting on the refuge not only will render such person liable to prosecution under the law but also will be sufficient cause for removing him from the refuge and for refusing him further hunting privileges on the refuge.

(f) *State cooperation in the management of the shooting area.* The provisions of the regulations in this section shall be incorporated in and deemed to be a part of any cooperative agreement between the Fish and Wildlife Service and the Alabama Department of Conservation for the regulation, management, and operation of the hunting of quail on the refuge, the details of which shall be mutually agreed upon between the said Service and the Alabama Department of Conservation.

OSCAR L. CHAPMAN,
Assistant Secretary of the Interior.
NOVEMBER 6, 1943.

[F. R. Doc. 43-18438; Filed, November 16, 1943;
9:56 a. m.]

Notices

FEDERAL TRADE COMMISSION.

[Docket No. 5065]

LEMUEL FIRTH, ET AL.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 15th day of November, A. D. 1943.

In the matter of Lemuel Firth, Cyril Dyett, Jack Barrett, Frank Foote, Cy Tysfer, Benedetto Randazza, Phillip Curcuru, Thomas Scola, Joseph Sinagra, Peter Scola, Joseph Parisi, Frank Mineo, Isadore Tarantino, Peter Mercurio, Paul Scola, Jerome Frontiero, Philip Nicastro, Leo Favaloro, and Alphonse Mineo.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That John W. Norwood, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered. That the taking of testimony in this proceeding begin on Monday, November 22, 1943, at ten o'clock in the forenoon of that day (eastern standard time), Office of the Postmaster, Post Office Building, Boston, Massachusetts.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the evidence, with his conclusions of fact, and law and his recommendation for appropriate action by the Commission.

By direction of the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 43-18448; Filed, November 16, 1943;
11:19 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 2301]

SUMITOMO CHEMICAL CO.

In re: Miscellaneous Everdur bars, tubes, rods, plates and sheets owned by Sumitomo Chemical Company.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Sumitomo Chemical Company is a company organized under the laws of Japan, with its principal place of business at Osaka, Japan, and is a national of a designated enemy country (Japan);

2. That Sumitomo Chemical Company is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows:

a. Miscellaneous Everdur bars, tubes, rods, plates and sheets, particularly described in Exhibit A, attached hereto and made a part hereof, presently stored in the warehouse of the Structural Gypsum Company, Linden, New Jersey,

is property within the United States owned or controlled by a national of a designated enemy country (Japan);

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, in

whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a

hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Tubes:		
(1) 2 pcs. Everdur tubes, 21 $\frac{1}{2}$ " OD x 8" lg		Crate E-1
(2) 80 pcs. Everdur tubes, 39 $\frac{1}{2}$ " OD x 0.0395" x 18' 4 $\frac{1}{4}$ "		Case B-3
(3) 60 pcs. Everdur tubes, 93 $\frac{1}{2}$ " OD x 18 $\frac{1}{2}$ " x 19' 8 $\frac{1}{4}$ "		Cases B-19, 20, 21, 22
(4) 740 pcs. Everdur tubes, 74 $\frac{1}{2}$ " OD x 0.059" x 20' 4 $\frac{1}{2}$ "		Cases B-4-18 incl.
(5) 6 pcs. Everdur tubes, 1.26" OD x 1.38" x 18' 9 $\frac{1}{2}$ "		Case B-1
(6) 8 pcs. Everdur tubes, 2" OD x .311 x 18' 9 $\frac{1}{2}$ "		Cases B-23-24
(7) 2 pcs. Everdur tubes, 2.284" OD x .256" x 20' 4 $\frac{1}{2}$ "		Case B-2
Bars:		
(8) 4 pcs. Everdur bars, 4" x 2" x 6' 10"		Boxes E-2, E-3
(9) 2 pcs. Everdur bars, 2 $\frac{1}{2}$ " x 2 $\frac{1}{2}$ " x 6' 9"		Box E-4
(10) 2 pcs. Everdur bars, $\frac{3}{4}$ " x $\frac{3}{8}$ " x 6' 2"		Box E-5
(11) 4 pcs. Everdur bars, 1 $\frac{1}{4}$ " x $\frac{3}{8}$ " x 6' 8"		Box E-5
Plates:		
(12) 4 pcs. Everdur plates, 1 $\frac{1}{2}$ " x 76 $\frac{1}{4}$ " x 118 $\frac{1}{4}$ "		Crate E-6
(13) 4 pcs. Everdur plates, 1 $\frac{1}{2}$ " x 73" x 117 $\frac{1}{2}$ "		Crate E-6
(14) 1 pc. Everdur plate, $\frac{1}{4}$ " x 14" x 51"		Case B-25
Rods:		
(15) 8 pcs. Everdur rods, $\frac{1}{2}$ " x 20"		Case B-26
(16) 8 pcs. Everdur rods, $\frac{1}{2}$ " x 19' 8"		Case B-26
Sheets:		
(17) 1 pc. Everdur sheet, $\frac{1}{16}$ " x 8" x 8"		Cases B-27 to 32 incl.
(18) 10 pcs. Everdur sheets, $\frac{1}{16}$ " x 39" x 60"		Cases B-27 to 32 incl.
(19) 14 pcs. Everdur sheets, $\frac{1}{8}$ " x 48" x 48"		Cases B-27 to 32 incl.
(20) 1 pc. Everdur sheet, $\frac{1}{4}$ " x 26" x 51"		Cases B-27 to 32 incl.

[F. R. Doc. 43-18363; Filed, November 15, 1943; 11:00 a. m.]

OFFICE OF DEFENSE TRANSPORTATION.

[Rev. ODT 3, Supp. Order 102]

DEWEY TRUCK LINE AND WATSON BROS.
TRANSPORTATION CO., INC.

COORDINATED OPERATIONS BETWEEN POINTS
IN KANSAS AND MISSOURI

Upon consideration of a plan for joint action filed with the office of Defense Transportation by Harold A. Dewey, doing business as Dewey Truck Line, St. Joseph, Missouri, and Watson Bros. Transportation Co., Inc. (Nebr. corp.) Omaha, Nebraska, to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended,¹ a copy of which plan is attached hereto as Appendix 1,² and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the suc-

cessful prosecution of the war, *It is hereby ordered*, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Shipments diverted in execution of the plan shall be transported pursuant to the lawfully applicable rates, charges, rules, and regulations of the diverting carrier.

¹ 7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582.

² Filed as part of the original document.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

7. Communications concerning this order should refer to "Supplementary Order ODT 3, Revised-102," and, unless otherwise directed, should be addressed to the Division of Motor Transport, Office of Defense Transportation, Washington, D. C.

This order shall become effective November 20, 1943 and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 16th day of November 1943.

JOSEPH B. EASTMAN,
Director,

Office of Defense Transportation.

[F. R. Doc. 43-18446; Filed, November 16, 1943;
11:05 a. m.]

plan is attached hereto as Appendix 1,¹ and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, *It is hereby ordered*, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Shipments diverted in execution of the plan shall be transported pursuant to the lawfully applicable rates, charges, rules, and regulations of the diverting carrier.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carrier's possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

7. Communications concerning this order should refer to "Supplementary Order ODT 3, Revised-103," and, unless otherwise directed, should be addressed to the Division of Motor Transport, Office of Defense Transportation, Washington, D. C.

This order shall become effective November 20, 1943 and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 16th day of November 1943.

JOSEPH B. EASTMAN,
Director,
Office of Defense Transportation.

[F. R. Doc. 43-18446; Filed, November 16, 1943;
11:05 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 117 Under MPR 136]

MANUFACTURERS' SALES OF RAYON CORD TWISTING MACHINERY

ORDER PERMITTING ADJUSTABLE PRICING

Order No. 117 under Maximum Price Regulation 136, as Amended—Machines and Parts, and Machinery Services. Order permitting adjustable pricing for manufacturers' sales of rayon cord twisting machinery.

For the reasons set forth in an opinion, issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Orders Nos. 9250 and 9328 and §1390.18 (e) of Maximum Price Regulation 136, as amended, it is hereby ordered that:

(a) Any manufacturer may sell or deliver rayon cord twisting machinery used in the production of rubber tires and any person may buy or receive any such machinery at prices to be adjusted upward in accordance with any action that may hereafter be taken by the Office of Price Administration under Maximum Price Regulation 136, as amended, after such machinery has been delivered, changing the applicable maximum price for manufacturers' sales of that machinery.

(b) Unless and until the Office of Price Administration changes the maximum prices applicable to manufacturers' sales of rayon cord twisting machinery used in the production of rubber tires, no person may pay and no manufacturer may receive for such machinery more than the maximum prices presently established by Maximum Price Regulation 136, as amended.

(c) This order may be revoked or amended by the Office of Price Administration at any time.

[Rev. ODT 3, Supp. Order 103]

BEST MOTOR LINES AND JOHNSON MOTOR LINES

COORDINATED OPERATIONS BETWEEN DALLAS, TEX., AND OKLAHOMA CITY, OKLA.

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by Best Motor Lines (a corporation), Dallas, Texas, and W. A. Johnson, doing business as Johnson Motor Lines, Fort Worth, Texas, to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended,¹ a copy of which

¹ 7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582.

² Filed as part of the original document.

This order shall become effective November 15, 1943.

(56 Stat. 23,765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.)

Issued this 15th day of November, 1943.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-18436; Filed, November 15, 1943;
4:36 p. m.]

Regional and District Office Orders.

[Jackson Order G-1 Under 3 (b) and 3 (c)]

**RECONSTITUTED BUTTERMILK IN HARRISON
CO., MISS.**

Order No. G-1 issued under §§ 1499.3 (b) (1) and 1499.3 (c) of the General Maximum Price Regulation. Establishment of maximum prices for reconstituted buttermilk processed in Harrison County, Mississippi.

For reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the District Director of the Mississippi District Office of the Office of Price Administration by §§ 1499.3 (b) (1) and 1499.3 (b) (4) of the General Maximum Price Regulation; by Regional Delegation Order No. 7, issued by Region IV of the Office of Price Administration, dated May 26, 1943; by § 1499.3 (c) of the General Maximum Price Regulation; by section (b) (3) of Revised General Order No. 32; and by Regional Delegation Order No. 3, issued by Region IV of the Office of Price Administration, dated April 15, 1943; *It is hereby ordered:*

(a) Regardless of any contract, agreement, or other obligation, no person, firm, or corporation shall sell any "reconstituted buttermilk" at prices higher than the maximum prices set forth in this order. Neither shall any person, firm, or corporation agree, offer, solicit, or attempt to sell any such "reconstituted buttermilk" at prices higher than those set forth in this order. The price limitations of this order shall not be evaded by direct or indirect methods, by means of, or in connection with, any offer, solicitation, agreement, sale, delivery, purchase, or receipt of or relating to such "reconstituted buttermilk," alone or in conjunction with any other commodity, or by way of, or in connection with, any commission, service, transportation, or other charge or discount, premium, or privilege, or change in any business or trade practice. Lower prices may be demanded or offered.

(1) The maximum prices which any processor whose processing plant is located in Harrison County, Mississippi, may receive for sales of "reconstituted buttermilk" shall be 8½¢ per quart at wholesale and 10¢ per quart at retail.

(2) The maximum price which any person purchasing "reconstituted buttermilk" from a processor whose processing plant is located in Harrison County, Mississippi, may receive for sales by him of

such product shall be 8½¢ per quart at wholesale and 10¢ per quart at retail.

(b) *Definitions.* (1) "Reconstituted buttermilk" as used herein shall be applicable only to a commodity manufactured from the following formula: 180 pounds powdered skimmed milk and 186 gallons of water:

(i) Measured to process a "batch" of 200 gallons,

(ii) Pasteurized at 190° for one hour,

(iii) Cooled to 140° with water,

(iv) Cooled to 70° with ice,

(v) Culture added,

(vi) Temperature held at 70° for twelve hours,

(vii) Commodity "broken" or churned and recooled with ice to 40°, and,

(viii) Bottled.

(2) "Processor" as used herein refers to any person manufacturing "reconstituted buttermilk" in accordance with the formula set forth in paragraph (b) (1) herein.

(c) A condition precedent to the use of the prices provided in paragraph (a)

(1) hereof is hereby imposed upon all processors proposing to manufacture "reconstituted buttermilk" according to the formula set forth in paragraph (b) (1) hereof as follows:

(1) Prior to making sales of such "reconstituted buttermilk" a processor shall give written notice to the District Price Executive of the Mississippi District Office of the Office of Price Administration, Tower Building, Jackson, Mississippi, setting forth the following particulars.

(i) The volume of such milk proposed to be processed per week.

(ii) The date sales of such commodity are expected to be begun.

(d) All processors manufacturing and selling "reconstituted buttermilk" under the terms of this order are required to submit a report to the District Price Executive, Mississippi District Office, Office of Price Administration, Tower Building, Jackson, Mississippi, setting forth in detail the facts hereinafter noted as applicable to sales during the period from the first through the fifteenth of each month and from the sixteenth through end of each month. Each report shall be mailed to the District Price Executive within five days after the expiration of the period covered by the report. Said report shall contain the following facts:

(1) Volume of "reconstituted buttermilk" manufactured, and volume sold during the previous period.

(2) The name and address of each person, firm, or corporation from whom powdered skimmed milk was purchased for use in such manufacture.

(3) The price paid for powdered, skimmed milk used in the manufacture,

(1) Sales by dealers.

Kind	Ton	1,000#	500#	200#	100#
Sawed or cordwood, 4' lengths	\$10.00	\$5.00	\$2.50	\$1.20	\$0.60
Block wood, 12"-24"	11.00	5.50	2.75	1.30	.65
Split wood, 12"-24"	12.00	6.00	3.00	1.40	.70
Kindling, 12"-24"	13.00	6.50	3.25	1.50	.75

supported by invoices and freight or express bills if purchased on an f. o. b. shipping point basis.

(4) Each report shall contain a certification by the seller, or by a responsible agent, that the buttermilk manufactured and sold under the terms of this order was processed according to the formula set forth in paragraph (b) (1) of this order.

(e) Any processor bottling and selling buttermilk under the terms of this order shall plainly label each bottle as "reconstituted buttermilk."

(f) Except as herein provided all sales shall remain subject to the provisions of the General Maximum Price Regulation and to all amendments and orders which heretofore have been or hereafter may be issued.

(g) This order may be revoked, amended, or corrected at any time.

(h) This order shall become effective November 15, 1943.

(56 Stat. 23, 765, Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued November 11, 1943.

WILLIAM E. HOLCOMB,
District Director.

[F. R. Doc. 43-18430; Filed, November 15, 1943;
12:00 m.]

[Region VII Order G-49 Under 18 (c)]

FIREWOOD IN NEW MEXICO

Order No. G-49 under § 1499.18 (c) of the General Maximum Price Regulation. Adjusted Maximum Prices for firewood in certain counties in the State of New Mexico.

Pursuant to the Emergency Price Control Act of 1942, as Amended, § 1499.18 (c) of the General Maximum Price Regulation, and for the reasons set forth in the accompanying opinion, this adjustment order is issued.

(a) *Previous adjustment orders superseded.* All adjustment orders, whether general or individual, dealing with the price of firewood heretofore issued by the New Mexico State Office of the Office of Price Administration are, from and after the effective date of this order, revoked, except that, pursuant to the provisions of Supplementary Order No. 40, such revocation shall not have the effect to release or extinguish any penalty or liability incurred under such previously issued adjustment orders.

(b) The maximum prices for sales of firewood in Bernalillo, Valencia, Torrance, Sandoval, Santa Fe, McKinley and Guadalupe Counties, New Mexico are adjusted to conform to the following prices:

The foregoing maximum prices shall be the maximum prices for dealers at the dealer's yard and shall also be the maximum prices for sales by persons other than dealers delivered to the residence or place of business of an individual or commercial user.

(2) *Sales to dealers delivered at dealer's yard.*

	Per ton
Pole wood	\$7.00
Sawed wood, 4' lengths	8.00
Block or chunk wood, 12" lengths	9.00

(c) The maximum prices for sales of firewood in Grant and Lincoln Counties, New Mexico are adjusted to conform to the following prices:

(1) *Sales by dealers.*

Kind	Ton	1,000#	500#	200#	100#
Sawed cordwood, 4' lengths	\$13.00	\$6.50	\$3.25	\$1.65	\$0.75
Block wood, 12"-24"	14.00	7.00	3.50	1.65	.65
Split wood, 12"-24"	15.00	7.50	3.75	1.75	.90
Kindling, 12"-24"	16.00	8.00	4.00	1.90	.95

The foregoing maximum prices shall be the maximum prices for dealers at the dealer's yard and shall also be the maximum prices for sales by persons other than dealers delivered to the residence or place of business of an individual or commercial user.

(2) *Sales to dealers delivered at dealer's yard.*

	Per ton
Pole wood	\$9.00
Sawed wood, 4' lengths	10.25

(d) The maximum prices for sales of firewood in Socorro County, New Mexico are adjusted to conform to the following prices:

(1) *Sales by dealers.*

Kind	Ton	1,000#	500#	200#	100#
Sawed or cordwood, 4' lengths	\$8.50	\$4.25	\$2.13	\$1.00	\$0.50
Block wood, 12"-24"	9.50	4.75	2.38	1.10	.55
Split wood, 12"-24"	10.50	5.25	2.63	1.25	.65
Kindling, 12"-24"	11.50	5.75	2.88	1.35	.70

The foregoing maximum prices shall be the maximum prices for dealers at the dealer's yard and shall also be the maximum prices for sales by persons other than dealers delivered to the residence or place of business of an individual or commercial user.

(2) *Sales to dealers delivered at dealer's yard.*

	Per ton
Pole wood	\$6.00
Sawed wood 4' lengths	7.00

(e) The maximum prices for sales of firewood in Taos County, New Mexico are adjusted to conform to the following prices:

(1) *Sales by dealers.*

Kind	Cord	1/2 cord	1/4 cord	1/8 cord	1/16 cord
Cordwood, 4' lengths	\$9.00	\$4.50	\$2.25	\$1.40	\$1.15
Block wood, 12"-24"	10.00	5.00	2.50	1.55	1.25
Split wood, 12"-24"	11.00	5.50	2.75	1.70	1.40
Kindling, 12"-24"	12.00	6.00	3.00	1.85	1.55

The foregoing maximum prices shall be the maximum prices for dealers at the dealer's yard and shall also be the maximum prices for sales by persons other than dealers delivered to the residence or place of business of an individual or commercial user.

(2) *Sales to dealers delivered at dealer's yard.*

	Per cord
Cord wood, 4' lengths	\$6.50

(f) The maximum prices for sales of firewood in Mora, Colfax, San Miguel and Sierra Counties, New Mexico are adjusted to conform to the following prices:

(1) *Sales by dealers.*

Kind	Cord	1/2 cord	1/4 cord	200#	100#
Cordwood, 4' lengths	\$13.00	\$6.50	\$3.25	\$1.65	\$0.85
Block wood, 12"-24"	14.00	7.00	3.50	1.75	.90
Split wood, 12"-24"	15.00	7.50	3.75	1.85	.95
Kindling, 12"-24"	16.00	8.00	4.00	1.95	1.00

The foregoing maximum prices shall be the maximum prices for dealers at the dealer's yard and shall also be the maximum prices for sales by persons other than dealers delivered to the residence or place of business of an individual or commercial user.

(2) *Sales to dealers delivered at dealer's yard.*

	Per cord
Pole wood	\$9.00
Sawed wood 4' lengths	10.00

(g) The maximum prices for sales of firewood in Otero County, New Mexico, are adjusted to conform to the following prices:

(1) *Sales delivered to purchaser's residence or place of business.*

	Per cord
Mill ends	\$5.50

(2) *Sales f. o. b. mill.*

Mill ends	\$3.00
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(h) *Delivery charges.* When a dealer makes delivery of firewood to a place other than his yard his maximum delivered price may exceed his maximum yard price as established herein by the amount of such dealer's customary differential between his yard price and his delivered price, except that in Otero County, New Mexico a seller's maximum delivered price for mill ends shall be \$5.50 per cord. "Customary differential" as used herein shall be the difference between the maximum prices of such dealer for yard sales and delivered sales as established under the General Maximum Price Regulation.

(i) *Definitions.* (1) The term "dealer" as used herein means a person who sells firewood from a local yard where he maintains storage and service facilities.

(2) Except where the context requires otherwise, the definitions set out in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

(j) *Lower prices may be charged.* Any seller may charge prices below the maximum prices established herein.

(k) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(l) *Revocation.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This order shall become effective November 5, 1943.

(56 Stat. 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 5th day of November 1943.

CLEM W. COLLINS,
Regional Administrator.

[F. R. Doc. 43-18429; Filed, November 15, 1943;
11:59 a. m.]

[Region I Order G-22 Under RMPR 122]
 SPECIFIED SOLID FUELS IN WORCESTER
 AREA, MASS.
 Correction

In F.R. Doc. 43-17777 appearing on page 15284 of the issue for Friday, November 5, 1943, paragraph (h) in the second column should read as follows:

(h) *Lower prices permitted.* Lower prices than those set forth herein may be charged, paid or offered.

SECURITIES AND EXCHANGE COMMISSION.

[File No. 31-415]

CENTRAL HUDSON GAS & ELECTRIC CORPORATION

ORDER DENYING PETITION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 15th day of November, A.D., 1943.

Central Hudson Gas & Electric Corporation having filed a petition for rehearing on the Commission's order of October 19, 1943, denying the application of said company, under section 2 (a) (8) of the Public Utility Holding Company Act of 1935, for an order declaring it not to be a subsidiary of The United Corporation; the Commission having considered said petition for rehearing and having this day issued its memorandum opinion thereon;

On the basis of said memorandum opinion; *It is hereby ordered*, That the

petition for rehearing be and it hereby is denied.

By the Commission.

[SEAL] ORVAL L. DUBoIS,
 Secretary.

[F. R. Doc. 43-18447; Filed, November 16, 1943;
 11:09 a. m.]

REGISTER, the use rather than the title to such vessel shall be deemed to have been requisitioned for all purposes as of the date of the original taking: *Provided, however*, That no such determination shall be made with respect to any vessel after the date of delivery of such vessel pursuant to title requisition except with the consent of the owner. * * *; and

Whereas no portion of just compensation for the said vessel has been paid or deposited with the Treasurer of the United States; and

Whereas the ownership of the said vessel, spare parts, appurtenances and equipment is not required by the United States; and

Whereas the former owner of the vessel has consented to this determination and to the return of the vessel and the conversion of the requisition of title therein to a requisition of use thereof in accordance with the above-quoted provisions of law;

Now, therefore, I, Emory S. Land, Administrator, War Shipping Administration, acting pursuant to the above-quoted provisions of law, do hereby determine that the ownership of said vessel, spare parts, appurtenances and equipment is not required by the United States, and that, from and after the date of publication hereof in the FEDERAL REGISTER, the use rather than title thereto shall be deemed to have been requisitioned, for all purposes, as of the date of the original taking.

[SEAL]

E. S. LAND,
 Administrator.

NOVEMBER 15, 1943.

[F. R. Doc. 43-18444; Filed, November 16, 1943;
 10:58 a. m.]

WAR SHIPPING ADMINISTRATION.

VESSEL "NIMROD"

DETERMINATION OF OWNERSHIP

Notice of determination by War Shipping Administration pursuant to section 3 (b) of the Act approved March 24, 1943 (Pub. Law 17, 78th Cong.).

Whereas on December 22, 1942, title to the vessel "Nimrod," (131011) including all spare parts, appurtenances and equipment was requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended; and

Whereas section 3 (b) of the Act approved March 24, 1943 (Pub. Law 17, 78th Cong.), provides in part as follows:

(b) The Administrator, War Shipping Administration, may determine at any time prior to the payment in full or deposit in full with the Treasurer of the United States, or the payment or deposit of 75 per centum, or just compensation therefor, that the ownership of any vessel (the title to which has been requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, or the Act of June 6, 1941 (Public Law 101, Seventy-Seventh Congress)), is not required by the United States, and after such determination has been made and notice thereof has been published in the FEDERAL

